In the Matter of the Estate of

BROOKE RUSSELL ASTOR a/k/a BROOKE ASTOR, a/k/a BROOKE R. ASTOR, Deceased.

GLOBAL SETTLEMENT AGREEMENT

IT IS HEREBY AGREED as follows by and among:

JPMorgan Chase Bank, N.A., with offices at 270 Park Avenue, New York, New York 10154, Co-Temporary Administrator of the Estate of Brooke Russell Astor;

Howard A. Levine, residing at 2701 Rosendale Road, Niskayuna, New York 12309, Co-Temporary Administrator of the Estate of Brooke Russell Astor;

Anthony D. Marshall, residing at 151 East 79th Street, Apt. 2A, New York, New York 10021;

Charlene Marshall, residing at 151 East 79th Street, Apt. 2A, New York, New York 10021;

Philip C. Marshall, residing at 433 Elm Street, South Dartmouth, Massachusetts 02748;

Hilary Brooke Marshall, who was a minor at the time of the commencement of the probate proceedings, but who has now attained the age of eighteen (18) years, and who resides at 17 Field Court, Bronxville, New York 10708;

Sophie Marshall, who was a minor at the time of the commencement of the probate proceedings, but who has now attained the age of eighteen (18) years, and who resides at 433 Elm Street, South Dartmouth, Massachusetts 02478;

Winslow Marshall, who was a minor at the time of the commencement of the probate proceedings, but who has now attained the age of eighteen (18) years, and who resides at 433 Elm Street, South Dartmouth, Massachusetts 02478;

Annette de la Renta, residing at 660 Park Avenue, New York, New York 10021;

Henry Christensen III, with offices at 340 Madison Avenue, New York, New York 10173;

The Animal Medical Center, with offices at 510 East 62nd Street, New York, New York 10021;

The Metropolitan Museum of Art, with offices at 1000 Fifth Avenue, New York, New York 10028;

The Carnegie Hall Corporation, with offices at 881 Seventh Avenue, New York, New York 10019;

Historic Hudson Valley, with offices at 639 Bedford Road, Pocantico Hills, New York 10591;

New York University, with offices at 70 Washington Square South, New York, New York 10012;

The New York Public Library, Astor, Lenox and Tilden Foundations, with offices at 476 Fifth Avenue, New York, New York 10018;

The Pierpont Morgan Library, with offices at 225 Madison Avenue, New York, New York 10016;

The Rockefeller University, with offices at 1230 York Avenue, New York, New York 10065;

The Trinity Episcopal Church, with offices at 7 South Highland Avenue, Ossining, New York 10562;

The United Nations, with offices at Office of Legal Affairs, General Legal Division, United Nations Headquarters, Room No. M-13019, New York, New York 10017;

The Wildlife Conservation Society, f/k/a The New York Zoological Society, with offices at 2300 Southern Boulevard, Bronx, New York 10460; and

Hon. Eric T. Schneiderman, Attorney General of the State of New York, with offices at 120 Broadway, New York, New York 10271.

The above are referred to collectively as the "parties."

WHEREAS:

- A. Brooke Russell Astor, a/k/a Brooke Astor, a/k/a Brooke R. Astor ("Brooke Russell Astor," "Mrs. Astor" or the "Decedent") died on August 13, 2007, at the age of 105, domiciled in and a resident of the County of Westchester, State of New York;
- B. Mrs. Astor was survived by her son and sole distributee, Anthony D. Marshall ("Anthony Marshall" or "Mr. Marshall");
- C. Mrs. Astor was also survived by her grandson Alexander Marshall and his child, Hilary Brooke Marshall, and her grandson Philip C. Marshall and his children, Winslow Marshall and Sophie Marshall; and
- D. Allison Guthrie Fischer, Esq., was appointed as Guardian ad Litem for Hilary Brooke Marshall, Winslow Marshall and Sophie Marshall, who were minors at the time of the commencement of the probate proceedings, but all of whom have now attained the age of eighteen (18) years.

Wills and Codicils Filed With the Surrogate's Court; Appointment of Temporary Administrators

- E. The following instruments are on file with the Surrogate's Court, Westchester County (the "Surrogate's Court" or the "Westchester County Surrogate's Court"):
 - 1. An instrument, dated January 8, 1997, purporting to be the Last Will and Testament of Brooke Russell Astor (the "1997 Will"), a copy of which is attached hereto as Exhibit A:
 - 2. An instrument, dated January 24, 1997, purporting to be the First Codicil to the 1997 Will (the "First Codicil to the 1997 Will"), a copy of which is attached hereto as Exhibit B;
 - 3. An instrument, dated February 2, 2001, purporting to be the Last Will and Testament of Brooke Russell Astor (the "2001 Will"), a copy of which is not attached because the 2001 Will has not been offered for probate;
 - 4. An instrument, dated November 7, 2001, purporting to be the First Codicil to the 2001 Will (the "First Codicil to the 2001 Will"), a copy of which is not attached because the First Codicil to the 2001 Will has not been offered for probate;
 - 5. An instrument, dated January 30, 2002, purporting to be the Last Will and Testament of Brooke Russell Astor (the "2002 Will"), a copy of which is attached hereto as Exhibit C;
 - 6. An instrument, dated December 18, 2003, purporting to be the First and Final Codicil to the 2002 Will (the "First Codicil to the 2002 Will"), a copy of which is attached hereto as Exhibit D;
 - 7. An instrument, dated On January 12, 2004, purporting to be the Second Codicil to the 2002 Will (the "Second Codicil to the 2002 Will"), a copy of which is attached hereto as Exhibit E; and
 - 8. An instrument, dated March 3, 2004, purporting to be the Third Codicil to the 2002 Will (the "Third Codicil to the 2002 Will"), a copy of which is not attached because the Third Codicil to the 2002 Will has not been offered for probate.
- F. Under each of the 1997 Will and the 2002 Will as signed by the Decedent, Mr. Marshall would receive bequests of real property and cooperative apartment shares, cash, certain tangible personal property, and a lifetime interest in a charitable remainder trust. Under the 2002 Will, the charitable remainder trust would consist of the entire estate residue. Under the 1997 Will,

the charitable remainder trust would consist of one-half of the estate residue; the other half of the residue would be left outright to charity "for the primary purpose of improving the quality of education in New York City";

- G. By Petition verified on August 13, 2007 and August 14, 2007, respectively, JPMorgan Chase Bank, N.A. ("JPMorgan"), by Louise R. Milligan, as Managing Director, and Annette Engelhard de la Renta ("Mrs. de la Renta"), and by Affidavit of John J. O'Neil, Esq., sworn to September 4, 2007, amending the Petition, Petitioners sought a decree: (i) admitting to probate the Decedent's 1997 Will, and the First Codicil to the 1997 Will; (ii) denying probate to the Decedent's 2001 Will, the First Codicil to the 2001 Will, the 2002 Will, and the First Codicil, Second Codicil and the Third Codicil to the 2002 Will; and (iii) issuing Letters of Administration, c.t.a., to JPMorgan and Mrs. de la Renta;
- H. By Petition also verified on August 13, 2007 and August 14, 2007, respectively, JPMorgan and Mrs. de la Renta sought an order awarding Letters of Temporary Administration to JPMorgan and Mrs. de la Renta;
- I. By Petition verified on August 26, 2007, Mr. Marshall sought a decree: (i) admitting to probate the Decedent's 2002 Will, the First Codicil to the 2002 Will, and the Second Codicil to the 2002 Will; (ii) denying probate to the Third Codicil to the 2002 Will; and (iii) appointing Howard A. Levine ("Mr. Levine") and Fiduciary Trust Company International ("Fiduciary Trust") as Co-Administrators, c.t.a;
- J. By Petition also verified on August 26, 2007, Mr. Marshall sought an order awarding Letters of Temporary Administration to Mr. Levine and Fiduciary Trust;
- K. By Petition verified on September 28, 2007, Philip Marshall sought an order: (i) admitting to probate the Decedent's 1997 Will and the First Codicil to the 1997 Will; (ii) denying

probate to the Decedent's 2001 Will, the 2001 Codicil, the 2002 Will and the First, Second and Third Codicils to the 2002 Will; and (iii) issuing of Letters of Administration, c.t.a., to Philip Marshall;

- L. By Petition verified on August 29, 2007, Philip Marshall sought an order appointing himself as the Temporary Administrator if the Court did not appoint Mrs. de la Renta to that position;
- M. In each of the three probate proceedings (the "Probate Proceedings"), an order to show cause, returnable on October 17, 2007, was issued to the interested parties therein requiring them to show cause why the relief requested in the underlying Petition should not be granted, including why the testamentary instruments propounded in the Petition should not be admitted to probate;
- N. In each of the Probate Proceedings, proof of due service of the order to show cause, Petition and testamentary instruments was filed with the Surrogate's Court and jurisdiction was obtained over all interested parties;
- O. The following parties appeared pro se or by counsel in one or more of the Probate Proceedings and have been made a party to this Agreement: JPMorgan Chase Bank, N.A.; Howard A. Levine; Anthony D. Marshall; Charlene Marshall; Philip C. Marshall; Hilary Brooke Marshall; Winslow Marshall; Sophie Marshall; The Metropolitan Museum of Art; The New York Public Library, Astor, Lenox and Tilden Foundations; The Rockefeller University; The Wildlife Conservation Society; The Pierpont Morgan Library; Historic Hudson Valley; The Animal Medical Center; New York University; The United Nations; The Carnegie Hall Corporation; The Trinity Episcopal Church; Annette de la Renta; and the Attorney General of the State of New York on behalf of the ultimate charitable beneficiaries;

P. After the orders to show cause had been returned and opposition papers had been filed as to each proceeding for the issuance of Letters of Temporary Administration, the Surrogate's Court, by Order dated November 15, 2007, directed that Letters of Temporary Administration of the Estate of Brooke Russell Astor be issued to JPMorgan and Mr. Levine and that custody of the assets of the estate be limited to JPMorgan as Co-Temporary Administrator;

Discovery in Probate Proceedings

- Q. On the October 17, 2007 return date in the three probate proceedings, the Surrogate's Court issued a Discovery Order establishing a schedule for completion of pre-objection discovery pursuant to SCPA 1404 pertaining to the 2002 Will, the First Codicil to the 2002 Will and the Second Codicil to the 2002 Will, the later-in-date instruments that had been propounded by Mr. Marshall;
- R. Partial yet extensive document discovery has occurred pursuant to the October 17, 2007 Discovery Order issued by the Surrogate's Court. Various comprehensive discovery demands, subpoenas, and subpoenas duces tecum were served upon multiple party and non-party witnesses by the Attorney General, the charities, JP Morgan, and Mr. Marshall. Multiple motions were made as to the Discovery Order; as a result of these motions, Mr. Marshall has submitted documents to the Surrogate's Court for *in camera* review, and a partial stay of discovery was ordered but was subsequently lifted by Order dated November 5, 2010. Further discovery has been suspended pending the outcome of settlement negotiations among the parties;

Criminal Proceedings

- S. On November 27, 2007, an indictment against Mr. Marshall and Francis X. Morrissey ("Mr. Morrissey") relating to Brooke Astor's assets and financial affairs was unsealed in New York County. Mr. Marshall and Mr. Morrissey pleaded not guilty to the charges;
- T. On October 8, 2009, after trial, Mr. Marshall was convicted on multiple counts, and acquitted on two counts. Specifically, Mr. Marshall was found guilty on Counts: 1 (scheme to defraud, first degree); 4 (offering a false instrument for filing, first degree); 5 (grand larceny, second degree); 6 (grand larceny, second degree); 7 (criminal possession of stolen property, second degree); 8 (grand larceny, second degree); 9 (conspiracy, fourth degree); 10 (conspiracy, fifth degree); 11 (offering a false instrument for filing, first degree); 12 (conspiracy, fourth degree); 15 (grand larceny, first degree); 16 (grand larceny, second degree); 17 (grand larceny, second degree); and 18 (criminal possession of stolen property, second degree). Mr. Marshall was acquitted on Counts 2 (grand larceny, first degree) and 3 (falsifying business records, first degree). Mr. Morrissey was convicted of all charges against him;
- U. The District Attorney asked Acting Supreme Court Justice A. Kirke Bartley to have Mr. Marshall pay restitution to Mrs. Astor's Estate in the amount of \$12,300,000 on account of certain payments and transfers from Mrs. Astor's assets; Mr. Marshall opposed that request and contends that the payments and transfers were valid. Justice Bartley deferred this issue to the Surrogate's Court, where matters affecting Mrs. Astor's Estate would be resolved;
- V. On December 21, 2009, Mr. Marshall was sentenced by Justice Bartley. Mr. Marshall has appealed his conviction and sentence, and his sentence has been stayed pending his appeal in the Appellate Division, First Department;

Claims of Temporary Administrators

- W. The Temporary Administrators contend there are claims that could be filed against Mr. Marshall and Charlene Marshall ("Mrs. Marshall") regarding certain payments and transfers from Mrs. Astor's assets during her lifetime. Such claims would, among other things, address issues regarding restitution to Mrs. Astor's Estate;
- X. Mr. Marshall and Mrs. Marshall contend that the payments and transfers were valid. However, for purposes of settling the will contest and disputes regarding possible claims, and without prejudice to the foregoing contention of validity, Mr. Marshall contends that certain payments and transfers made to him or on his behalf should be treated as advancements, which reduce his inheritance as credits against same;
- Y. Without making any admission or concession with respect to the validity or invalidity of such payments and transfers, the parties recognize that the total value of the settlement to Mr. Marshall under the stipulation settling the Probate Proceedings (the "Settlement Stipulation") reflects a reduction of at least \$12,300,000 from the total amount that Mr. Marshall would have received under the 2002 Will as originally written, and the parties believe that their respective interests, as well as the interests of the Estate of Mrs. Astor, are best served by the terms and conditions of the Settlement Stipulation and this Agreement;

Claim of Metropolitan Museum of Art

Z. By Petition verified on February 15, 2008, the Metropolitan Museum of Art (the "Museum") commenced a proceeding (the "Museum's Proceeding") against Mr. Marshall and Mrs. Astor's estate relating to the sale during Mrs. Astor's lifetime of a painting by Childe Hassam known as "Flags, Fifth Avenue, 1917" (the "Painting"). The Attorney General was made a necessary party to the Museum's Proceeding as the representative of ultimate charitable

beneficiaries of Mrs. Astor's estate. In the Petition, the Museum seeks monetary damages in an amount not less than \$20 million and to impose a constructive trust on the proceeds of the sale;

- AA. The parties to this proceeding agreed to an indefinite extension of the time within which the Respondents might file their answers or otherwise respond to the Petition;
- BB. Mr. Marshall contends that the Petition is subject to dismissal as the Museum has no interest in the Painting or in the proceeds of its sale, and he further contends that the sale of the Painting and the disposition of the proceeds were proper;

Desire of Parties for a Settlement of All Issues

- CC. Contrary contentions exist as to which of several testamentary instruments offered for probate, or intervening testamentary instruments filed with the Surrogate's Court but not yet offered for probate, would ultimately be admitted to probate as Brooke Astor's Last Will and Testament. The outcome of said Will controversy is uncertain and may require more than one lengthy trial, given the number of testamentary instruments executed by the Decedent and filed with the Surrogate's Court, and there exists the likely possibility of an appeal further prolonging the already protracted litigation;
- DD. Contrary contentions exist about the validity of some transfers from or on behalf of Mrs. Astor;
- EE. Contrary contentions exist as to the validity of the Museum's claim relating to the sale of the Painting and the disposition of the sale proceeds;
- FF. After extensive discussions among the parties and participation in numerous court conferences, the parties believe that the rights and equities of all persons interested in the assets and Estate of Mrs. Astor are best served by compromising (i) the controversy regarding the validity of conflicting testamentary instruments; (ii) the dispute regarding the validity of certain transfers from

or on behalf of Mrs. Astor, and (iii) the dispute regarding the sale of the Painting and the Museum's interest in the Painting;

- GG. The parties believe it is desirable to avoid the expenses, delay, risks and uncertainty of further litigation and to enable the administration and distribution of the Estate to proceed by entering into a settlement which provides for the disposition of all matters in dispute as set forth herein; and
- HH. Each party may have a different view of the rationale and basis for the settlement terms and distribution amounts set forth in this Global Settlement Agreement and the Settlement Stipulation, and neither of these documents purports to reflect an agreement on that issue.

NOW, THEREFORE, it is hereby agreed by and between the undersigned parties as follows:

- 1. **Settlement of the Probate Proceedings.** The Probate Proceedings have been settled by a Stipulation dated March 23, 2012 (the "Settlement Stipulation"), subject to the approval of the Westchester County Surrogate's Court. A copy of the Settlement Stipulation is attached hereto as Exhibit F. Under the terms of the settlement, the 2002 Will shall be admitted to probate subject to the terms of the Settlement Stipulation.
- 2. **Settlement of the Museum's Proceeding.** The Museum's Proceeding has been settled on the terms set forth in the Settlement Stipulation, subject to the approval of the Westchester County Surrogate's Court. Under the terms of the settlement, the Estate shall pay the Museum the sum of \$3,000,000 in exchange for the dismissal, with prejudice, of the Museum's Proceeding and releases by and between the parties to the Museum's Proceeding other than the Attorney General.

- 3. **Exchange of Releases.** The parties (except the Attorney General) agree to execute and exchange mutual releases in the form attached hereto as Exhibit G. The releases shall be exchanged upon the signing of this agreement and shall be held by respective counsel in escrow pending the entry of a decree of the Westchester County Surrogate's Court approving the Settlement Stipulation.
- 4. Release of Temporary Administrators for Entering Into Settlement Stipulation and this Agreement. The parties agree that JPMorgan Chase Bank, N.A., and Howard A. Levine, as Temporary Administrators of the Estate of Brooke Russell Astor, have the power to enter into the Settlement Stipulation and this Agreement, and the Settlement Stipulation and this Agreement shall be binding on the beneficiaries and assigns who shall also have all of the rights provided thereunder, and the parties (except the Attorney General) further agree that JPMorgan Chase Bank, N.A. and Howard A. Levine, as such Temporary Administrators, are hereby released from all liability to any person or entity for entering into and executing the Settlement Stipulation and this Agreement.
- 5. **Temporary Administrators' Duty to Account.** Nothing herein shall operate as a waiver of the parties' rights to an accounting of the Temporary Administrators' acts with respect to the administration of the Estate of Brooke Russell Astor for the period beginning with the date of their appointment as such Temporary Administrators or to interpose objections thereto.
- 6. **Bequest to Henry Christensen III.** Pursuant to Part (I) of Article SIXTH of the 2002 Will, Henry Christensen III is given a bequest of an oil painting of an Englishman dressed as an Arab, together with its wooden stand. Although he would be entitled to receive this bequest upon admission of the 2002 Will to probate, Mr. Christensen has advised the parties that, in view of the value of the painting, he will renounce his interest in such painting in order to increase the amount passing to charity from Mrs. Astor's estate. Mr. Christensen agrees to deliver such renunciation to

the administrators *c.t.a.* promptly upon this Agreement becoming effective as provided in paragraph 15 hereof.

- 7. **Return of Collateral to Anthony D. Marshall.** Consistent with the terms set forth in a separate agreement between Anthony D. Marshall and Charlene Marshall and JPMorgan Chase Bank, N.A., and Howard A. Levine, executed simultaneously herewith, certain assets and unapplied collateral delivered or pledged as security to JPMorgan Chase Bank by Anthony D. Marshall, pursuant to the so-ordered Stipulation, dated October 13, 2006, in the guardianship proceeding in Supreme Court, New York County, shall be released to Mr. Marshall after entry of a decree of the Westchester County Surrogate's Court approving the Settlement Stipulation.
- 8. **No Admission of Liability or Wrongdoing.** The parties agree and acknowledge that neither the Settlement Stipulation nor this Agreement, nor any of their terms or conditions are or shall be construed as an admission or concession of any wrongdoing or liability on the part of Anthony Marshall or Charlene Marshall, and that neither the settlement of the proceedings and disputes between the parties, the amounts or assets being distributed pursuant to the Settlement Stipulation and this Agreement, nor the Settlement Stipulation or this Agreement themselves shall have precedential value or effect and shall not be offered into evidence or used in discovery in any action or proceeding by any person or entity for any purpose other than to enforce the terms of the Settlement Stipulation or this Agreement.
- 9. Waiver of Notice to Parties Formerly Under a Disability by Reason of Age. Each of Hilary Brooke Marshall, Winslow Marshall and Sophie Marshall, having attained the age of majority, hereby waives written notice of the termination of the guardian ad litem's representation of his or her interest upon attainment of majority, further waives written notification that he or she has the right to representation by counsel of his or her choosing in the Probate Proceedings, and

hereby acknowledges that he or she has had the opportunity to select counsel of his or her choosing in connection with the Settlement Stipulation and this Agreement and has waived such right.

- 10. **Entire Agreement.** Simultaneously with the execution of this Agreement, the parties are executing a Stipulation settling the Probate Proceedings and the Museum's Proceeding (the "Stipulation"). The parties acknowledge that no party has made representations, warranties or promises other than as set forth herein and in the Stipulation, and further acknowledge that this Agreement and the Stipulation supersede any and all prior communications between the parties or their representatives relative to its subject matter. The parties specifically disclaim any reliance on any representations or warranties other than those expressly set forth in this Agreement and the Stipulation. This Agreement may be amended or modified only by a writing signed by all parties.
- 11. **Binding Effect.** This Agreement shall be binding upon and inure to the benefit of the parties and each of their respective officers, directors, parents, subsidiaries, affiliates, agents, employees, predecessor companies, successors in interest, heirs, administrators, executors, legal representatives, guardians or assigns.
- 12. **Counterparts.** The parties agree that this Agreement may be signed and acknowledged in several counterparts, each of which when so executed shall be deemed an original, and all of which shall constitute a single document.
- 13. **Additional Documents.** The parties agree to execute such other and further documents and perform such acts as shall from time to time be reasonably be necessary to effectuate the terms of this Agreement.
- 14. **Jurisdiction of the Court.** The parties agree that the Westchester County Surrogate's Court shall have jurisdiction over all the parties hereto to implement, carry out, construe and enforce any and all of the terms of this Agreement; provided, however, that the New York

County Supreme Court shall continue to have exclusive jurisdiction over all matters relating to the interpretation and resolution of any disputes arising out of the Stipulation and Order dated October 13, 2006, entered in the guardianship proceeding in that Court, as provided in such Stipulation and Order. If the Westchester County Surrogate's Court declines to exercise jurisdiction in whole or in part over any matter relating to this Agreement, the parties agree that the Westchester County Supreme Court shall have jurisdiction over all the parties hereto with respect to all such matters and that any proceeding relating to any such matter (except matters over which the New York County Supreme Court has retained jurisdiction as noted above) may thereafter be commenced in, or transferred in its entirety to, the Westchester County Supreme Court. With respect to the foregoing provisions of this paragraph, the United Nations waives the immunity from every form of legal process that it enjoys pursuant to Article II, Section 2 of the Convention on the Privileges and Immunities of the United Nations, 21 U.S.T. 1418, [1970] T.I.A.S. No. 6900, solely for the purpose of agreeing to the jurisdiction of the Westchester County Surrogate's Court, and if the Westchester County Surrogate's Court declines to exercise jurisdiction in whole or in part over any matter relating to this Agreement, the Westchester County Supreme Court, over all the parties, including the United Nations, to implement, carry out, construe and enforce any and all terms of this Agreement. The privileges and immunities of the United Nations which are not hereby expressly waived are maintained.

15. Court Approval of Settlement Stipulation and Execution By All Parties. This Agreement shall be effective only upon (i) the entry of (a) an order of the Westchester County Surrogate's Court approving the Settlement Stipulation (unless that relief is incorporated into the probate decree under clause (i)(b) of this section), (b) a decree of such Court admitting the 2002 Will to probate subject to the Settlement Stipulation, and (c) an order of such Court dismissing the

Museum's Proceeding with prejudice; and (ii) execution of this agreement by every party who also

executed the Settlement Stipulation. In the event that either (i) such decree and order or orders are

not signed and entered, or (ii) any party identified in the foregoing sentence has not executed this

Agreement, then this Agreement shall be considered null and void and the parties will be restored

to the status quo ante existing prior to the execution of this Agreement and the Settlement

Stipulation.

IN WITNESS WHEREOF, this Agreement has been executed as of the date shown below

by each of the undersigned or by their respective attorneys, who represent that they have been

authorized to enter into this Agreement by their clients. To the extent that the Agreement is

executed by any such attorney, the attorney will obtain the written, acknowledged consent of the

client to be bound by the terms of this Agreement and shall file such consent within five (5) days

after the date hereof.

Dated: March 23, 2012

JPMorgan Chase Bank, N.A.

Temporary Administrator of the Estate of

Brooke Russell Astor

Howard A. Levine,

Temporary Administrator of the Estate of

Brooke Russell Astor

Anthony D. Marshall

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Dated: March 23, 2012

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By:

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DIRECTOR

Carnegie Hall Corporation
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Ву:
Historic Hudson Valley
By:
New York University
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By:		
The Rockefeller Universit	У	
War. Inh	\mathcal{M}	
By: Maren E. Imhoft /	/	

Tausen M. Hernande By: Tomsen M. Hernande		
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Somor Warden		
The United Nations		
Dv.		
Ву		
The Wildlife Conservation Society		
By:		
Han Eric T Cabrailleman		
Hon. Eric T. Schneiderman, Attorney General of the State of New York		
Automory General of the State of New Tolk		
		
By:		

The Trinity Episcopal Church

The Trinity Episcopal Church

By:	
The United Nations	JAMON!
By Joh	annes Huisman
The Wildlife Conser	rvation Society
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	, vacion society
Bv.	
By:	
Ву:	
Hon. Eric T. Schneid	derman,
Hon. Eric T. Schneid	
Hon. Eric T. Schneid	derman,
Hon. Eric T. Schneid	derman,

	The Trinity Episcopal Church
	By:
	The United Nations
	Ву
Patricia Carabiese	The Wildlife Conservation Society
EXECUTIVE VICE PRESIDENT FOR ADVISION OF AND CHIEF HINDINGIAL OFFICER	Tatria Calabren
	By:
	Hon. Eric T. Schneiderman, Attorney General of the State of New York
	By:
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The Trinity Episcopal Church
By:
The United Nations
By
The Wildlife Conservation Society
By:
Hon. Eric T. Schneiderman,
Attorney General of the State of New York
Can h
By: Jason R. Lilien
Bureau Chief, Charities Bureau

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
to me on the basis of satisfactory ev within instrument and acknowledges same in his/her capacity as	in the year 2012 before me, the undersigned, se Milligan , personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the of JPMORGAN CHASE gnature on the instrument, the individual or the person upon, executed the instrument. CAROLYN J. CASSARI Notary Public, State of New York Qualified in Kings County Reg. No. 01CA6120801 My Commission Expires:
CTATE OF NEW YORK	
STATE OF NEW YORK)) ss.:
COUNTY OF)
personally appeared HOWARD A. I basis of satisfactory evidence to be t instrument and acknowledged to me	in the year 2012 before me, the undersigned, LEVINE personally known to me or proved to me on the the individual whose name is subscribed to the within that he executed the same in his capacity, and that by his vidual, or the person upon behalf of which the individual
	Notary Public
	My Commission Expires:

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
within instrument and acknowled	in the year 2012 before me, the undersigned, personally known to me or proved evidence to be the individual whose name is subscribed to the ged to me that he/she was duly authorized and executed the of JPMORGAN CHASE signature on the instrument, the individual or the person upon ted, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF A MAIN)) ss.:) In the year 2012 before me, the undersigned,
basis of satisfactory evidence to binstrument and acknowledged to	in the year 2012 before me, the undersigned, A. LEVINE personally known to me or proved to me on the be the individual whose name is subscribed to the within me that he executed the same in his capacity, and that by his individual, or the person upon behalf of which the individual
	m/n/

STATE OF NEW YORK)	
COUNTY OF NEW YORK) ss.:)	
On the 27 day of Ma personally appeared ANTHONY D. the basis of satisfactory evidence to instrument and acknowledged to me signature on the instrument, the indivacted, executed the instrument.	be the individual whose name is that he executed the same in his	to me or proved to me on subscribed to the within capacity, and that by his
	- J. W	Janus
	Notary Public My Commission Expires:	KENNETH E. WARNER Notary Public. State of New York No. 02WA6082479 Qualified in New York County Summission Expires October 29 20.
STATE OF NEW YORK)) ss.:	
COUNTY OF NEW YORK)	
On the 27th day of Man personally appeared CHARLENE Measis of satisfactory evidence to be to instrument and acknowledged to me signature on the instrument, the indirected, executed the instrument.	he individual whose name is sub that she executed the same in he	scribed to the within er capacity, and that by her
	Notary Public My Commission Expires:	KENNETH E. WARNER Notary Public. State of New York No. 02WA6082479 Qualified in New York County Commission Expires October 65: 22

basis of satisfactory evidence to be the instrument and acknowledged to me	HUSETTS) ss.:) ss.:) in the year 2012 before me, the undersigned, RSHALL personally known to me or proved to me on the ne individual whose name is subscribed to the within that he executed the same in his capacity, and that by his vidual, or the person upon behalf of which the individual Notary Public My Commission Expires:
	KATIE RAPOSO Notary Public, Massachusetts My Commission Expires December 10, 2015
STATE OF NEW YORK COUNTY OF) ss.:)
On theday of in the year 2012 before me, the undersigned, personally appeared HILARY BROOKE MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.	
	Notary Public My Commission Expires:

COMMONWEALTH OF MASSACHUSETTS)) ss.:
COUNTY OF
On the day of in the year 2012 before me, the undersigned, personally appeared PHILIP C. MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Nistana Dalalia
Notary Public My Commission Expires:
RHODE ISLAND STATE OF NEW YORK) COUNTY OF BRISTOL)
On the day of MARCH in the year 2012 before me, the undersigned, personally appeared HILARY BROOKE MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Charlette OC
Notary Public
Notary Public My Commission Expires: 2/10/13

COMMONWEALTH OF MASSACHUSETTS)
COUNTY OF BOSON) ss.:
On the 2 day of MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument. Notary Public My Commission Expires: KATIE RAPOSO Notary Public. Massachusetts My Commission Expires December 10, 2015
COMMONWEALTH OF MASSACHUSETTS)
) ss.: COUNTY OF
On the day of in the year 2012 before me, the undersigned, personally appeared WINSLOW MARSHALL personally known to me or proved to me on the pasis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
N
Notary Public My Commission Expires:
1.1 Committee Expires.

COMMONWEALTH OF MASSACHUSETTS)
) ss.: COUNTY OF
On the day of in the year 2012 before me, the undersigned, personally appeared SOPHIE MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public My Commission Expires:
My Commission Expires.
nc
COMMONWEALTH OF MASSACHUSETTS)
COMMONWEALTH OF MASSACHUSETTS) COUNTY OF WAS hing ss.:
On the
Fa Mld
Notary Public
My Commission Expires:
Patrice M. Franklin Notary Public, District of Columbia My Commission Expires 7/31/2014

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
personally appeared ANNETTE DE basis of satisfactory evidence to be the instrument and acknowledged to me	in the year 2012 before me, the undersigned, LA RENTA personally known to me or proved to me on the ne individual whose name is subscribed to the within that she executed the same in her capacity, and that by her vidual, or the person upon behalf of which the individual
	My Commission Expires: 10-31-14 ROBERT B. ZWILLICH Notary Public, State of New York No. 01ZW4630959 Qualified in New York County Commission Expires October 31, 2014
STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
personally appeared HENRY CHRIS the basis of satisfactory evidence to be instrument and acknowledged to me	in the year 2012 before me, the undersigned, STENSEN III personally known to me or proved to me on be the individual whose name is subscribed to the within that he executed the same in his capacity, and that by his vidual, or the person upon behalf of which the individual
	Notary Public
	My Commission Expires:

STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
personally appeared ANNETTE DE basis of satisfactory evidence to be t instrument and acknowledged to me	in the year 2012 before me, the undersigned, LA RENTA personally known to me or proved to me on the the individual whose name is subscribed to the within that she executed the same in her capacity, and that by her vidual, or the person upon behalf of which the individual
	Notary Public My Commission Expires:
STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
personally appeared HENRY CHRI the basis of satisfactory evidence to instrument and acknowledged to me	in the year 2012 before me, the undersigned, STENSEN III personally known to me or proved to me on be the individual whose name is subscribed to the within that he executed the same in his capacity, and that by his vidual, or the person upon behalf of which the individual
	Notary Public My Commission Expires:

EILEEN ANN FOLEY
Notary Public, State of New York
No. 01-F07236185
Qualified in Bronx County
Certificate Filed in New York County
Commission Expires Feb. 28, 2015

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
within instrument and acknowled same in his/her capacity as MEDICAL CENTER, and that b	in the year 2012 before me, the undersigned, w. Coyne, personally known to me or proved vevidence to be the individual whose name is subscribed to the dged to me that he/she was duly authorized and executed the of THE ANIMAL by his/her signature on the instrument, the individual or the individual acted, executed the instrument.
THEODORE J. METZGER NOTARY PUBLIC-STATE OF NEW YORK NO. 02ME4714904 Qualified in New York County My Commission Expires April 30, 2014	Notary Public My Commission Expires:
STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
within instrument and acknowled same in his/her capacity as MUSEUM OF ART, and that by	in the year 2012 before me, the undersigned,, personally known to me or proved y evidence to be the individual whose name is subscribed to the dged to me that he/she was duly authorized and executed the of THE METROPOLITAN y his/her signature on the instrument, the individual or the person dual acted, executed the instrument.
	Notary Public My Commission Expires:

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
personally appeared to me on the basis of satisfactory e within instrument and acknowledg same in his/her capacity as MEDICAL CENTER, and that by	in the year 2012 before me, the undersigned,, personally known to me or proved evidence to be the individual whose name is subscribed to the ged to me that he/she was duly authorized and executed the of THE ANIMAL his/her signature on the instrument, the individual or the individual acted, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF NEW YORK	Notary Public, State of New York No. 01RE6214025 Qualified in New York County Commission Expires November 23, 20
personally appearedThomas_ to me on the basis of satisfactory e within instrument and acknowledge same in his/her capacity asD	in the year 2012 before me, the undersigned, P. Campbell , personally known to me or proved evidence to be the individual whose name is subscribed to the ged to me that he/she was duly authorized and executed the of THE METROPOLITAN his/her signature on the instrument, the individual or the personal acted, executed the instrument.
	Notary/Public My Commission Expires:

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
within instrument and acknowledge same in his/her capacity as	in the year 2012 before me, the undersigned, year year year 2012 before me, the undersigned, personally known to me or proved yedence to be the individual whose name is subscribed to the ded to me that he/she was duly authorized and executed the thing further of THE CARNEGIE HALL her signature on the instrument, the individual or the person lacted, executed the instrument.
	Notary Public My Commission Expires: SUSAN J. BRADY Notary Public, State of New York No. 01BR4896552 Qualified in New York County Commission Expires June 24, 2001
STATE OF NEW YORK COUNTY OF WESTCHESTER)) ss.:)
On the day of personally appeared to me on the basis of satisfactory ex within instrument and acknowledge same in his/her capacity as	in the year 2012 before me, the undersigned, personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the of HISTORIC HUDSON ature on the instrument, the individual or the person upon di, executed the instrument.
	Notary Public My Commission Expires:

STATE OF NEW YORK	
COUNTY OF NEW YORK) ss.:)
personally appearedto me on the basis of satisfactory ev within instrument and acknowledge	in the year 2012 before me, the undersigned, , personally known to me or proved ridence to be the individual whose name is subscribed to the ride to me that he/she was duly authorized and executed the of THE CARNEGIE HALL er signature on the instrument, the individual or the person lacted, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF WESTCHESTER)) ss.:)
On the 23" day of Men personally appeared David M. Fatto me on the basis of satisfactory ev within instrument and acknowledge same in his/her capacity as Directors	in the year 2012 before me, the undersigned, personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the end of Filence & Administration of HISTORIC HUDSON ature on the instrument, the individual or the person upon
LOUISE M. OROURKE Notary Public - State of New York No. 010R6130600 Qualified in Bronx County Term Expires July 18, 20	Notary Public My Commission Expires: (7/18/2013

STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
personally appeared <u>Jennifer Spry</u> to me on the basis of satisfactory evin within instrument and acknowledged same in his/her capacity as <u>Executive</u>	h in the year 2012 before me, the undersigned, , personally known to me or proved dence to be the individual whose name is subscribed to the definition to me that he/she was duly authorized and executed the endirector, Gift Administration of NEW YORK ignature on the instrument, the individual or the person upon executed the instrument.
	Lasobra Devudrat
	300000
	Notary Public
	My Commission Expires: Jasodra Deowdhat
	Notary Public State Of New York
	NO. 01DE6113740
STATE OF NEW YORK	Qualified in New York County Commission Expires 2-2-2012
) ss.:
COUNTY OF NEW YORK)
On the day of	in the year 2012 before me, the undersigned, , personally known to me or proved dence to be the individual whose name is subscribed to the
personally appeared	, personally known to me or proved
to me on the basis of satisfactory evi	dence to be the individual whose name is subscribed to the
=	I to me that he/she was duly authorized and executed the
same in his/her capacity as	of THE NEW YORK
same in his/her capacity asLIBRARY, ASTOR, LENOX AND	of THE NEW YORK TILDEN FOUNDATIONS, and that by his/her signature on
same in his/her capacity asLIBRARY, ASTOR, LENOX AND the instrument, the individual or the	of THE NEW YORK
same in his/her capacity asLIBRARY, ASTOR, LENOX AND	of THE NEW YORK TILDEN FOUNDATIONS, and that by his/her signature on
same in his/her capacity asLIBRARY, ASTOR, LENOX AND the instrument, the individual or the	of THE NEW YORK TILDEN FOUNDATIONS, and that by his/her signature on
same in his/her capacity asLIBRARY, ASTOR, LENOX AND the instrument, the individual or the	of THE NEW YORK TILDEN FOUNDATIONS, and that by his/her signature on
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same in his/her capacity asLIBRARY, ASTOR, LENOX AND the instrument, the individual or the	of THE NEW YORK TILDEN FOUNDATIONS, and that by his/her signature on person upon behalf of which the individual acted, executed

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
personally appeared to me on the basis of satisfactory evi within instrument and acknowledged	in the year 2012 before me, the undersigned, , personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the of NEW YORK ignature on the instrument, the individual or the person upon executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF NEW YORK)) ss.:)
personally appeared	in the year 2012 before me, the undersigned, ZASLOW , personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the resident for Development of THE NEW YORK TILDEN FOUNDATIONS, and that by his/her signature on person upon behalf of which the individual acted, executed
	Notary Public My Commission Expires: ANN HELLER Notary Public, State Of New York No. 01HE4940432 Qualified in New York County Commission Expires July 25, 20/Y

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
to me on the basis of satisfactory evwithin instrument and acknowledge same in his/her capacity asMORGAN LIBRARY, and that by	in the year 2012 before me, the undersigned, M. Grisweld, personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the of THE PIERPONT his/her signature on the instrument, the individual or the dividual acted, executed the instrument.
DEBORAH WINARD Notary Public, State of New York No. 01WI5027672 Qualified in New York County Commission Expires May 16, 20	Notary Public My Commission Expires:
STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
personally appeared to me on the basis of satisfactory ev within instrument and acknowledge	in the year 2012 before me, the undersigned, personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the of THE ROCKEFELLER signature on the instrument, the individual or the person upon, executed the instrument.
	Notary Public My Commission Expires:

STATE OF NEW YORK)) ss.:	
COUNTY OF NEW YORK)	
On the day of in a personally appeared to me on the basis of satisfactory evidence to be within instrument and acknowledged to me that same in his/her capacity as MORGAN LIBRARY, and that by his/her signal person upon behalf of which the individual acted	ne/she was duly authorized and executed the of THE PIERPONT ture on the instrument, the individual or the
Notary Pub My Comm	lic Ission Expires:
STATE OF NEW YORK)) ss.: COUNTY OF NEW YORK)	
On the 23th day of March in personally appeared March E. Imhaft to me on the basis of satisfactory evidence to be within instrument and acknowledged to me that same in his/her capacity as Vice Preclust UNIVERSITY, and that by his/her signature on behalf of which the individual acted, executed the	the individual whose name is subscribed to the ne/she was duly authorized and executed the of THE ROCKEFELLER the instrument, the individual or the person upon
Notary Pub My Comm	y. yel lic ission Expires:
Notar Quali No. 31	RAH Y. YEOH Very Public State of New York Tied in New York County -02YE4916575 Dission Expires 2/23/2014

STATE OF NEW YORK)) ss.:
COUNTY OF)
within instrument and acknowledged same in his/her capacity asEPISCOPAL CHURCH, and that by	in the year 2012 before me, the undersigned,, personally known to me or proved dence to be the individual whose name is subscribed to the I to me that he/she was duly authorized and executed the of THE TRINITY his/her signature on the instrument, the individual or the vidual acted, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF NEW YORK)) ss.:)
to me on the basis of satisfactory evi	in the year 2012 before me, the undersigned, his man, personally known to me or proved dence to be the individual whose name is subscribed to the to me that he she was duly authorized and executed the of THE UNITED ture on the instrument, the individual or the person upon executed the instrument.
	Notary Public My Commission Expires:
	DARLENE C. RICH NOTARY PUBLIC State of New York No U1Ribut (530 Qualities in state (30 unity) Commission Expires Way 27,

STATE OF NEW YORK)) ss.:
COUNTY OF BRONX) 55
to me on the basis of satisfactory evi within instrument and acknowledged same in his/her capacity as <u>Exelus</u> CONSERVATION SOCIETY, FOR	in the year 2012 before me, the undersigned, walkered, personally known to me or proved dence to be the individual whose name is subscribed to the to me that he/she was duly authorized and executed the well of THE WILDLIFE MERLY KNOWN AS THE NEW YORK ZOOLOGICAL ture on the instrument, the individual or the person upon executed the instrument.
	welign & Grunge
	Notary Public
	My Commission Expires:
	EVELYN J. JUNGE, Notary Public
	State of New York No. 02JU6122519
	Qualified in New York County
STATE OF NEW YORK	Certificate filed in Bronx County Commission Expires Feb. 14, 2013 ss.:
COUNTY OF	, , , , , , , , , , , , , , , , , , ,
personally appeared Jason Lilien, COF THE ATTORNEY GENERAL or proved to me on the basis of subscribed to the within instrument	in the year 2012 before me, the undersigned, CHIEF OF THE CHARITIES BUREAU OF THE OFFICE OF THE STATE OF NEW YORK, personally known to me satisfactory evidence to be the individual whose name is and acknowledged to me that he executed the same in his a the instrument, the individual executed the instrument.
	Aggistant Attarnay Concrel
	Assistant Attorney General (Pursuant to N.Y. Executive Law § 73)
	(I disualit to 14.1. LACCULIVE Law 8 /3)

STATE OF NEW YORK)
COUNTY OF BRONX) ss.:)
personally appearedto me on the basis of satisfactory within instrument and acknowled same in his/her capacity asCONSERVATION SOCIETY, I	in the year 2012 before me, the undersigned, personally known to me or proved evidence to be the individual whose name is subscribed to the dged to me that he/she was duly authorized and executed the of THE WILDLIFE FORMERLY KNOWN AS THE NEW YORK ZOOLOGICAL gnature on the instrument, the individual or the person upon eted, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)

On the 26th day of March in the year 2012 before me, the undersigned, personally appeared Jason Lilien, BUREAU CHIEF OF THE CHARITIES BUREAU OF THE OFFICE OF THE ATTORNEY GENERAL OF THE STATE OF NEW YORK, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual executed the instrument.

Carl L. Distefano

Assistant Attorney General

(Pursuant to N.Y. Executive Law § 73)

SURROGATE'S COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER

Probate Proceeding, Will of

BROOKE RUSSELL ASTOR a/k/a BROOKE ASTOR, a/k/a BROOKE R. ASTOR, Deceased

and for the Issuance of Letters of Administration With the Will Annexed by J.P. Morgan Chase Bank, N.A. and Annette de la Renta.

Probate Proceeding, Will of

BROOKE RUSSELL ASTOR a/k/a BROOKE ASTOR, a/k/a BROOKE R. ASTOR, Deceased

and for the Issuance of Letters of Administration With the Will Annexed by Anthony D. Marshall.

Probate Proceeding, Will of

BROOKE RUSSELL ASTOR a/k/a BROOKE ASTOR, a/k/a BROOKE R. ASTOR, Deceased

and for the Issuance of Letters of Administration With the Will Annexed by Philip C. Marshall. 2007-2127

File No.: 2127/2007

SETTLEMENT STIPULATION

2007-2127

File No.: 2127/2007

SETTLEMENT STIPULATION

2007-2127

File No.: 2127/2007

SETTLEMENT STIPULATION Proceeding By The Metropolitan Museum Of Art in the Matter of the Estate of

BROOKE RUSSELL ASTOR, a/k/a BROOKE ASTOR, a/k/a BROOKE R. ASTOR, Deceased,

To Impose A Constructive Trust Upon The Proceeds Realized From The Sale Of The Painting Known As "Flags, Fifth Avenue, 1917" By Childe Hassam, And For Other Relief.

File No.:

2007 - 2127/A

SETTLEMENT STIPULATION

IT IS HEREBY STIPULATED AND AGREED as follows by and among:

JPMorgan Chase Bank, N.A., with offices at 270 Park Avenue, New York, New York 10154, Co-Temporary Administrator of the Estate of Brooke Russell Astor;

Howard A. Levine, residing at 2701 Rosendale Road, Niskayuna, New York 12309, Co-Temporary Administrator of the Estate of Brooke Russell Astor;

Anthony D. Marshall, residing at 151 East 79th Street, Apt. 2A, New York, New York 10021;

Charlene Marshall, residing at 151 East 79th Street, Apt. 2A, New York, New York 10021;

Philip C. Marshall, residing at 433 Elm Street, South Dartmouth, Massachusetts 02748;

Hilary Brooke Marshall, who was a minor at the time of the commencement of the probate proceedings, but who has now attained the age of eighteen (18) years, and who resides at 17 Field Court, Bronxville, New York 10708;

Sophie Marshall, who was a minor at the time of the commencement of the probate proceedings, but who has now attained the age of eighteen (18) years, and who resides at 433 Elm Street, South Dartmouth, Massachusetts 02478;

Winslow Marshall, who was a minor at the time of the commencement of the probate proceedings, but who has now attained the age of eighteen (18) years, and who resides at 433 Elm Street, South Dartmouth, Massachusetts 02478;

Annette de la Renta, residing at 660 Park Avenue, New York, New York 10021;

The Animal Medical Center, with offices at 510 East 62nd Street, New York, New York 10021;

The Metropolitan Museum of Art, with offices at 1000 Fifth Avenue, New York, New York 10028;

The Carnegie Hall Corporation, with offices at 881 Seventh Avenue, New York, New York 10019;

Historic Hudson Valley, with offices at 639 Bedford Road, Pocantico Hills, New York 10591;

New York University, with offices at 70 Washington Square South, New York, New York 10012;

The New York Public Library, Astor, Lenox and Tilden Foundations, with offices at 476 Fifth Avenue, New York, New York 10018;

The Pierpont Morgan Library, with offices at 225 Madison Avenue, New York, New York 10016;

The Rockefeller University, with offices at 1230 York Avenue, New York, New York 10065;

The Trinity Episcopal Church, with offices at 7 South Highland Avenue, Ossining, New York 10562;

The United Nations, with offices at Office of Legal Affairs, General Legal Division, United Nations Headquarters, Room No. M-13019, New York, New York 10017;

The Wildlife Conservation Society, f/k/a The New York Zoological Society, with offices at 2300 Southern Boulevard, Bronx, New York 10460; and

Hon. Eric T. Schneiderman, Attorney General of the State of New York, with offices at 120 Broadway, New York, New York 10271.

The above are referred to collectively as the "parties."

WHEREAS:

- A. Brooke Russell Astor, a/k/a Brooke Astor, a/k/a Brooke R. Astor ("Brooke Russell Astor," "Mrs. Astor" or the "Decedent") died on August 13, 2007, at the age of 105, domiciled in and a resident of the County of Westchester, State of New York;
- B. Mrs. Astor was survived by her son and sole distributee, Anthony D. Marshall ("Anthony Marshall" or "Mr. Marshall");
- C. Mrs. Astor was also survived by her grandson Alexander Marshall and his child, Hilary Brooke Marshall, and her grandson Philip C. Marshall and his children, Winslow Marshall and Sophie Marshall;
- D. Allison Guthrie Fischer, Esq., was appointed as Guardian ad Litem for Hilary
 Brooke Marshall, Winslow Marshall and Sophie Marshall, who were minors at the time of the
 commencement of the probate proceedings, but all of whom have now attained the age of eighteen
 (18) years;

<u>Instruments Filed With the Surrogate's Court;</u> Probate Proceedings; Appointment of Temporary Administrators

- E. The following instruments were filed with the Court:
 - 1. An instrument, dated January 8, 1997, purporting to be the Last Will and Testament of Brooke Russell Astor (the "1997 Will");
 - 2. An instrument, dated January 24, 1997, purporting to be the First Codicil to the 1997 Will (the "First Codicil to the 1997 Will");
 - 3. An instrument, dated February 2, 2001, purporting to be the Last Will and Testament of Brooke Russell Astor (the "2001 Will");
 - 4. An instrument, dated November 7, 2001, purporting to be the First Codicil to the 2001 Will (the "First Codicil to the 2001 Will");
 - 5. An instrument, dated January 30, 2002, purporting to be the Last Will and Testament of Brooke Russell Astor (the "2002 Will");
 - 6. An instrument, dated December 18, 2003, purporting to be the First and Final Codicil to the 2002 Will (the "First Codicil to the 2002 Will");
 - 7. An instrument, dated January 12, 2004, purporting to be the Second Codicil to the 2002 Will (the "Second Codicil to the 2002 Will"); and
 - 8. An instrument, dated March 3, 2004, purporting to be the Third Codicil to the 2002 Will (the "Third Codicil to the 2002 Will");
- F. By Petition verified on August 13, 2007 and August 14, 2007, respectively, JPMorgan Chase Bank, N.A. ("JPMorgan"), by Louise R. Milligan, as Managing Director, and Annette Engelhard de la Renta ("Mrs. de la Renta"), and by Affidavit of John J. O'Neil, Esq., sworn to September 4, 2007, amending the Petition, Petitioners sought a decree: (i) admitting to probate the Decedent's 1997 Will, and the First Codicil to the 1997 Will; (ii) denying probate to the Decedent's 2001 Will, the First Codicil to the 2001 Will, the 2002 Will, and the First Codicil, Second Codicil and Third Codicil to the 2002 Will; and (iii) issuing Letters of Administration, c.t.a., to JPMorgan and Mrs. de la Renta. By Petition also verified on August 13, 2007 and August 14,

2007, respectively, JPMorgan and Mrs. de la Renta sought an order awarding Letters of Temporary Administration to JPMorgan and Mrs. de la Renta;

- G. By Petition verified on August 26, 2007, Mr. Marshall sought a decree: (i) admitting to probate the Decedent's 2002 Will, the First Codicil to the 2002 Will, and the Second Codicil to the 2002 Will; (ii) denying probate to the Third Codicil to the 2002 Will; and (iii) appointing Howard A. Levine ("Mr. Levine") and Fiduciary Trust Company International ("Fiduciary Trust") as Co-Administrators, c.t.a. By Petition also verified on August 26, 2007, Mr. Marshall sought an order awarding Letters of Temporary Administration to Mr. Levine and Fiduciary Trust;
- H. By Petition verified on September 28, 2007, Philip Marshall sought an order: (i) admitting to probate the Decedent's 1997 Will and the First Codicil to the 1997 Will; (ii) denying probate to the Decedent's 2001 Will, the 2001 Codicil, the 2002 Will and the First, Second and Third Codicils to the 2002 Will; and (iii) issuing of Letters of Administration, c.t.a., to Philip Marshall. By Petition verified on August 29, 2007, Philip Marshall sought an order appointing himself as the Temporary Administrator if the Court did not appoint Mrs. de la Renta to that position;
- I. In each of the three probate proceedings (the "Probate Proceedings"), an order to show cause, returnable on October 17, 2007, was issued to the interested parties therein requiring them to show cause why the relief requested in the underlying Petition should not be granted, including why the testamentary instruments propounded in the Petition should not be admitted to probate;

- J. In each of the Probate Proceedings, proof of due service of the order to show cause, Petition and testamentary instruments was filed with the Surrogate's Court and jurisdiction was obtained over all interested parties;
- K. The following parties appeared pro se or by counsel in one or more of the Probate Proceedings and have been made a party to this Stipulation of Settlement: JPMorgan Chase Bank, N.A.; Howard A. Levine; Anthony D. Marshall; Charlene Marshall; Philip C. Marshall; Hilary Brooke Marshall; Winslow Marshall; Sophie Marshall; The Metropolitan Museum of Art; The New York Public Library, Astor, Lenox and Tilden Foundations (hereinafter sometimes called "the New York Public Library"); The Rockefeller University; The Wildlife Conservation Society; The Pierpont Morgan Library; Historic Hudson Valley; The Animal Medical Center; New York University; The United Nations; The Carnegie Hall Corporation; The Trinity Episcopal Church; Annette de la Renta; and the Attorney General of the State of New York on behalf of the ultimate charitable beneficiaries;
- L. After the orders to show cause had been returned and opposition papers had been filed as to each proceeding for the issuance of Letters of Temporary Administration, the Westchester County Surrogate's Court (the Surrogate's Court'), by Order dated November 15, 2007, directed that Letters of Temporary Administration of the Estate of Brooke Russell Astor be issued to JPMorgan and Mr. Levine and that custody of the assets of the estate be limited to JPMorgan as Co-Temporary Administrator;

Claim of Metropolitan Museum of Art

M. By Petition verified on February 15, 2008, the Metropolitan Museum of Art (the "Museum") commenced a proceeding against Mr. Marshall and Mrs. Astor's estate (the "Museum's Proceeding") relating to the sale during Mrs. Astor's lifetime of a painting by Childe

Hassam known as "Flags, Fifth Avenue, 1917" (the "Painting"). The Attorney General was made a necessary party to the Museum's Proceeding as the representative of ultimate charitable beneficiaries of Mrs. Astor's estate. In the Petition, the Museum seeks monetary damages in an amount not less than \$20,000,000 and to impose a constructive trust on the proceeds of the sale;

N. The parties to this proceeding agreed to an indefinite extension of the time within which the Respondents might file their answers or otherwise respond to the Petition; and

Desire of Parties to Settle

O. The parties believe it is desirable to avoid the expenses, delay, risks and uncertainty of further litigation of the Probate Proceedings and the Museum's Proceeding by settling these proceedings on the terms set forth in this Stipulation.

NOW, THEREFORE, it is hereby stipulated and agreed by and between the undersigned parties as follows:

- 1. <u>Disposition of Probate Proceedings.</u> The first and third above-captioned Probate Proceedings are withdrawn. The second above-captioned Probate Proceeding shall be disposed of in accordance with the terms of this Stipulation.
- Instrument Admitted to Probate. The 2002 Will, dated January 30, 2002, shall be admitted to probate subject to the terms of this Stipulation.
- 3. <u>Instruments Denied Probate.</u> Probate shall be denied to: the First Codicil to the 2002 Will, dated December 18, 2003, the Second Codicil to the 2002 Will, dated January 12, 2004, and the Third Codicil to the 2002 Will, dated March 3, 2004; the 2001 Will, dated February 2, 2001, and the First Codicil to the 2001 Will, dated November 7, 2001; and the 1997 Will, dated January 8, 1997, and the First Codicil to the 1997 Will, dated January 24, 1997.

- 4. <u>Modifications to Dispositive Provisions of the 2002 Will.</u> All Articles, subparts of Articles and provisions of the 2002 Will (the "Will") that are not specifically referred to herein or modified hereby shall be in full force and effect as written in the Will. To the extent and only to the extent stated below, the Will shall be and is hereby deemed modified as set forth below.
- a. **Bequests to Anthony Marshall.** In full satisfaction of all bequests to him under the Will, Anthony Marshall shall receive (i) the sum of \$14,425,320, and (ii) the items of tangible personal property identified in the schedule annexed hereto as Exhibit A, having a total appraised value of \$74,680.
 - 1. If any items listed in Exhibit A hereto are sold by auction ("Marshall Auction"), such auction shall be separate and distinct from any auction of tangible personal property for the benefit of any charitable beneficiary under the Will ("Auction for Charity") and shall be conducted at least seven (7) business days after the completion of any Auction for Charity. The catalogue for any Marshall Auction, in any format, whether printed or electronic, shall be separate and distinct from the catalogue for any Auction for Charity. Neither the catalogue for any Marshall Auction nor any other materials relating to any Marshall Auction, nor any other information disseminated about the Marshall Auction, including any advertising and marketing materials, press releases, websites and other information in any format or medium, whether printed or electronic ("Marshall Auction Materials") shall state, suggest or imply, directly or indirectly, that any Marshall Auction is being conducted in conjunction with or is in any way connected to any Auction for Charity, nor shall any Marshall Auction Materials represent, suggest or imply, directly or indirectly, that any Marshall Auction will benefit any charitable entity or charitable cause in any manner whatsoever.
 - 2. The total value of the items of tangible personal property passing to Anthony Marshall pursuant to this Stipulation shall be deemed to be \$74,680, which is the total value of these items as appraised for Federal estate tax purposes and as adjusted by the Internal Revenue Service.
 - 3. The tangible personal property listed in Exhibit A shall be delivered to Mr. Marshall, within five (5) business days after the date on which this Stipulation becomes effective as provided in paragraph 16 hereof, in accordance with written instructions provided by Mr. Marshall to the estate fiduciaries.
 - 4. Article SIXTH (K) of the Will shall not be applicable.

- b. Taxes. Notwithstanding the provisions of Article ELEVENTH (A) of the Will, all estate, inheritance, gift and similar taxes, including any interest and penalties thereon, imposed by the United States of America or any state or subdivision thereof, inclusive of any tax imposed by Chapter 13 of the Internal Revenue Code of 1986, as amended, or any similar state law with respect to any property passing under the Will, shall be paid as administration expenses out of the residuary estate, except that with respect to the personal property passing to Mr. Marshall pursuant to paragraph 4.a (ii) above, any taxes payable on the amount, if any, by which the value of such property, as finally determined for Federal estate tax purposes, exceeds the sum of \$74,680, shall be paid by Mr. Marshall.
- c. Tangible Personal Property to Grandchildren and Great-Grandchildren. The disposition under Article SIXTH (A) of the Will shall be as follows:

To each of the Decedent's grandsons, ALEXANDER MARSHALL and PHILIP MARSHALL, and to each of her great-granddaughter, HILARY BROOKE MARSHALL (child of her grandson, Alexander Marshall), her great-grandson, WINSLOW MARSHALL (child of her grandson, Philip Marshall), and her great-granddaughter, SOPHIE MARSHALL (child of her grandson, Philip Marshall) such one item, to be selected by each such beneficiary, of furniture or furnishings (of a value not to exceed Twenty-five Thousand Dollars as shown on the appraisal submitted in support of the Federal Estate Tax Return submitted for the Estate) which is not otherwise specifically bequeathed under the Will.

d. Tangible Personal Property to the New York Public Library. The disposition under Part (C) of Article SIXTH of the Will shall be as follows:

To THE NEW YORK PUBLIC LIBRARY, ASTOR, LENOX AND TILDEN FOUNDATIONS, of New York, New York, all of the Decedent's books formerly belonging to any member of the Astor family and all of the Decedent's books with the Marshall family bookplate which are in my apartment at 778 Park Avenue, New York New York, to be housed together at said Library in a room in the names of James Lenox and John Jacob Astor, along with the portrait of the Decedent's late husband, Vincent Astor, as a Captain in the United States Naval Reserve which the Decedent has already given to said Library to hang in such room as a gift from the descendants of John Jacob Astor and Charles Henry Marshall.

e. **Bequest to Annette de la Renta.** The disposition under Part (F) of Article SIXTH of the Will shall be as follows:

ANNETTE ENGLEHARD DE LA RENTA shall receive such four of the Decedent's dog paintings from the staircase at Holly Hill as she may select by notice given to my estate fiduciaries within three months after the date that the Will is admitted to probate. If she should renounce this bequest, the four paintings shall pass as part of the bequest to THE ANIMAL MEDICAL CENTER pursuant to Part (D) of Article SEVENTH of the Will.

f. Additional Bequest to Decedent's Great-Grandchildren. The disposition under Part (J) of Article SIXTH of the Will shall be as follows:

Hilary Brooke Marshall, Winslow Marshall and Sophie Marshall shall each receive a picture or piece of jewelry of his or her choosing, in each case having a value not greater than Ten Thousand Dollars (\$10,000), as a remembrance of the Decedent. This is in addition to the gifts they receive under Part (A) of Article SIXTH of the Will.

- g. **Bequest of Portraits to the New York Public Library.** The time within which the New York Public Library may agree to the conditions set forth in Subpart (B) of Article SEVENTH of the Will shall be extended from three months after the date of the Decedent's death to three months after the date on which this Stipulation becomes effective as provided in paragraph 16 hereof.
- h. **Bequest of Jewelry.** The property described in Article SEVENTH (C) shall pass under Article EIGHTH as modified by this Stipulation.
- i. **Bequest to Animal Medical Center.** The disposition under Part (D) of Article SEVENTH of the Will shall be as follows:

Subject to the gift under Part (F) of Article SIXTH hereof to Annette Engelhard de la Renta, all pictures of dogs which the Decedent owned at the time of her death (but not including *Scene of Contemporary Life (Dancing Dogs with Musicians and Bystanders)*, by Domenico Tiepolo; *Dachshund*, by Derek Hill; and *A Dog Begging*, by Sir Edwin Henry Landseer, R. A.) shall be sold and the net proceeds thereof

distributed to THE ANIMAL MEDICAL CENTER, of New York, New York, for its general purposes, with the request that they install a suitable plaque in memory of the Decedent's many pet dachshunds.

j. **Bequests of Drawings.** The disposition under Part (F) of Article SEVENTH shall be as follows:

- (1) The following drawings shall be distributed to THE METROPOLITAN MUSEUM OF ART:
 - (a) Richard Cosway, Portrait of George, Duke of Marlborough, with Blenheim in the Distance;
 - (b) Attributed to Jacques Bellange, A Cloaked Man Standing, a Putto at His Side:
 - (c) Jean-Leon Gerome, A Muslim Preparing for Prayer;
 - (d) Pieter Gerardus Van Os, Two Goats and A Cow: two drawings; and
 - (e) Circle of Herman Van Henstenburg, A Whelk, a Cowrie and Other Shells and A Conch.
 - (2) The following drawings shall be distributed to THE PIERPONT MORGAN LIBRARY:
 - (a) Ducreux, Portrait of a Negro Gentleman (Said to Be Toussaint Louverture, Half Length);
 - (b) Gericault, Seated Soldier (Study of an Officer of the Guard Seated);
 - (c) Natoire, Studies of Two Youths;
 - (d) Domenico Tiepolo, Scene of Contemporary Life (Dancing Dogs with Musicians and Bystanders);
 - (e) Giovanni Battista Tiepolo, Flight into Egypt: The Holy Family in a Boat with an Angel at the Oar;
 - (f) Lear, View from Monte Generoso; and
 - (g) Walt Kuhn, Study for 'Grenadier'.
 - (3) THE METROPOLITAN MUSEUM OF ART and THE PIERPONT MORGAN LIBRARY acknowledge the Decedent's request that the drawings passing to them under Subparts (1) and (2) above be permanently maintained and displayed as coming from the Decedent's collection (to be hung together with other appropriate drawings in such institutions' respective collections, and not in a separate room containing only the Decedent's collection).
 - (4) All of the drawings not effectively disposed of under the Will shall be sold and the net proceeds thereof shall be distributed as follows:
 - (a) \$817,200 to THE METROPOLITAN MUSEUM OF ART; and

- (b) the balance in equal shares to THE METROPOLITAN MUSEUM OF ART and THE PIERPONT MORGAN LIBRARY.
- k. **Bequest to Family, Friends and Employees.** Any bequests to family members, friends or employees under Part (G) (ii) of Article SEVENTH of the Will may be satisfied with items of clothing, including furs, as provided therein or, in the discretion of the estate fiduciaries, with other items of tangible personal property (except paintings and other works of art) having a value of not more than One Thousand Dollars per item. The decision whether or not to make such bequests, the selection of the items to be given and the recipients of such bequests shall be in the discretion of the estate fiduciaries.
- l. **Bequest of All Remaining Jewelry, Clothing and Furs.** The property described in Part (H) of Article SEVENTH of the Will shall pass under Article EIGHTH as modified by this Stipulation.
- m. **Bequest of All Other Tangible Personal Property.** The disposition under Article EIGHTH shall be as follows:

All tangible personal property of any nature not otherwise disposed of under the Will as modified by this Stipulation shall be sold and the net proceeds thereof added to the residue of my estate.

n. Bequest of the Painting to Metropolitan Museum; Dismissal of the Museum's Proceeding. In full satisfaction of all claims by The Metropolitan Museum of Art (the "Metropolitan Museum") with respect to the Painting and in full settlement of the Museum's Proceeding, the Metropolitan Museum shall receive the sum of \$3,000,000 from the estate, payable within 10 business days after the date on which this Stipulation becomes effective as provided in

paragraph 16 hereof. The Museum's Proceeding shall be dismissed, with prejudice, by an order of the Court which shall be substantially in the form annexed hereto as Exhibit B.

- o. Bequest for Educational Expenses of Great-Grandchildren. The disposition in Subpart (A) (iii) of Article TENTH shall have no force or effect.
- p. Shipping Costs on Items of Tangible Personal Property. The cost of shipping and insurance in connection with the delivery of items of tangible personal property specifically bequeathed under the Will as modified by this Stipulation, including items to be selected by or for the beneficiary, shall be borne as follows: if the aggregate value of the item(s) to be shipped to a beneficiary is \$100,000 or greater, by such beneficiary; if the aggregate value of the item(s) to be shipped to a beneficiary is less than \$100,000, by the estate. For the purposes of this paragraph, "value" shall mean the value of such property as determined for Federal estate tax purposes.
- q. Interest on Cash Legacies. No interest shall be payable on any bequest to Anthony Marshall. Interest on the other bequests set forth in Article TENTH and in Part (A)(1)(a) of Article TWELFTH of the Will as modified by this Stipulation shall be paid out of the residuary estate at the rate of three percent per annum from the time letters, including temporary letters, are granted. Interest at the rate of three percent per annum from the time letters, including temporary letters, are granted shall also be paid on the bequests set forth in Parts (B) through (F) of Article Eleventh of the Will; such interest shall be paid from the property subject to the power of appointment under Article SIXTH of the Last Will and Testament of Vincent Astor.
- r. **Provisions Directing that Anthony Marshall Be Consulted.** No force or effect shall be given to Article NINTH of the Will, nor to the provisions in Subparts (1), (2), (6), and (12) of Part (G) of Article ELEVENTH of the Will which provide the charitable organization named

therein shall consult with Anthony Marshall, obtain his approval or determine how funds are to be used.

s. **Bequest of \$2,000,000 to New York University.** The condition set forth in the third sentence of the second paragraph of Part (B) of Article ELEVENTH of the Will shall be as follows:

The gift to New York University hereunder, for the purposes of its School of Education, is conditioned upon the estate fiduciaries receiving from the Institute of Fine Arts, within six months after the date on which this Stipulation becomes effective as provided in paragraph 16 hereof, a release of any claim to my April 17, 1972 pledge, in a form satisfactory to the estate fiduciaries.

- hereafter in this Stipulation, the phrase "Base Amount" shall mean an amount equal to the total amount distributable under Part (G) of Article ELEVENTH of the Will from the property subject to the power of appointment that the Decedent was given under Article SIXTH of the last will and testament of Vincent Astor, including any amounts passing under Part (G) of Article ELEVENTH of the Will as modified by this Stipulation as a result of the lapse or failure of any of the dispositions made under Parts (B) through (F-2) of Article ELEVENTH of the Will as modified by this Stipulation. The disposition of 11 percent of the Base Amount under Subpart (3) of Part (G) of Article ELEVENTH of the Will shall be added to the portion of the residuary estate passing under Subpart (2) of Part (C) of Article TWELFTH of the Will as modified by this Stipulation.
- u. Bequest of 6% for Central and Prospect Parks. The disposition of 6 percent of the Base Amount under Subpart (5) of Part (G) of Article ELEVENTH for the long-term sustenance and enrichment of Central Park and Prospect Park shall be paid as follows: 40 percent thereof to CENTRAL PARK CONSERVANCY, INC.; 40 percent thereof to PROSPECT PARK

ALLIANCE, INC.; and 20 percent thereof to CITY PARKS FOUNDATION, INC. to be used for programs or activities relating to these parks.

- v. **Bequest of 4% to The Pierpont Morgan Library.** The disposition of 4 percent of the Base Amount under Subpart (7) of Part (G) of Article ELEVENTH of the Will shall be paid to THE PIERPONT MORGAN LIBRARY for its general purposes.
- w. Bequest of 3% to Benefit Playgrounds in New York City. The disposition of 3 percent of the Base Amount under Subpart (9) of Part (G) of Article ELEVENTH of the Will shall be paid to THE TRUST FOR PUBLIC LAND for its New York City Playgrounds Program, for the purpose of designing and building innovative and attractive playgrounds for children, including the improvement of existing playgrounds, in New York City.
- x. Bequest of 2% to the Brooklyn Museum. The disposition of 2 percent of the Base Amount under Subpart (11) of Part (G) of Article ELEVENTH of the Will shall be paid to THE BROOKLYN MUSEUM, of Brooklyn, New York, to establish an endowment fund, the income of which is to be used to fund a curatorship to fund a curatorship in Asian or American art, or to provide funding for Asian and American exhibitions, or both.
- y. **Bequest of 2% to Marine Corps University Foundation.** The disposition of 2 percent of the Base Amount under Subpart (12) of Part (G) of Article ELEVENTH shall be paid to MARINE CORPS UNIVERSITY FOUNDATION, Quantico, Virginia, to establish an endowed chair in memory of the Decedent's father, who was the Marine Corps Commandant, and in honor of the Decedent's son, Anthony Marshall, who also served with distinction in the Marine Corps, and whom the Decedent also wished to honor by this gift.

- z. Bequest of 1% to the Society of New York Hospital. The disposition of 1 percent of the Base Amount under Subpart (15) of Part (G) of Article ELEVENTH of the Will shall be paid to the SOCIETY OF NEW YORK HOSPITAL, of New York, New York, in honor of Dr. R.A. Rees Pritchett, to be used for the New York Hospital facility of New York-Presbyterian Hospital.
- aa. Bequest of 1% for Education of Children of Northeast Harbor. The disposition of 1 percent of the Base Amount under Subpart (17) of Part (G) of Article ELEVENTH of the Will shall be paid to a separate trust fund in the name of Brooke R. Astor with the Maine Community Foundation, Inc. for the purpose of assisting high school programs which will best prepare the children of Northeast Harbor, Maine for productive careers.
- bb. Residuary Estate In Its Entirety to Charity. The distribution of the residuary estate (including lapsed legacies and devises) under Article TWELFTH of the Will shall be as set forth below. References to "Article EIGHTH," "Article ELEVENTH" or "Article TWELFTH" shall mean Article EIGHTH, Article ELEVENTH or Article TWELFTH, respectively, of the Will as modified by this Stipulation:

Part (A)

- (1) The following amounts shall be paid over and distributed as follows:
 - (a) The sum of \$10,000 to ALL SAINTS CHURCH, of Briarcliff Manor, New York, for its general purposes;
 - (b) An amount equal to two percent of the Base Amount to CARNEGIE HALL CORPORATION, of New York, New York, for its general purposes;
 - (c) An amount equal to one percent of the Base Amount to HISTORIC HUDSON VALLEY, of Tarrytown, New York, for its general purposes; and

- (d) An amount equal to one percent of the Base Amount to THE METROPOLITAN MUSEUM OF ART, to be added to the acquisition fund
- (2) After making the distributions required under Part (A) (1) above, the balance of the residuary estate shall be divided into two parts: 40 percent of said balance, "the Part (B) Amount," shall be paid over and distributed in accordance with Part (B) below, and 60 percent of said balance, "the Part (C) Amount," shall be paid over and distributed in accordance with Part (C) below.

Part (B)

The Part (B) Amount shall be distributed as follows:

- (1) 24.037 percent thereof to THE NEW YORK PUBLIC LIBRARY, ASTOR, LENOX AND TILDEN FOUNDATIONS for the purposes specified in Subpart (1) of Part (G) of Article ELEVENTH;
- (2) 24.037 percent thereof to THE METROPOLITAN MUSEUM OF ART for the purposes specified in Subpart (2) of Part (G) of Article ELEVENTH;
- (3) 10.577 percent thereof shall be added to the portion of my residuary estate passing pursuant to Subpart (2) of Part (C) of Article TWELFTH;
- (4) 6.731 percent thereof to THE ROCKEFELLER UNIVERSITY for the purposes specified in Subpart (4) of Part (G) of Article ELEVENTH;
- (5) 5.769 percent thereof as follows: 40 percent thereof to CENTRAL PARK CONSERVANCY, INC.; 40 percent thereof to PROSPECT PARK ALLIANCE, INC.; and 20 percent thereof to CITY PARKS FOUNDATION, INC., for the purposes specified in Subpart (5) of Part (G) of Article ELEVENTH;
- (6) 4.808 percent thereof to the NEW YORK ZOOLOGICAL SOCIETY for the purposes specified in Subpart (6) of Part (G) of Article ELEVENTH;
- (7) 3.846 percent thereof to THE PIERPONT MORGAN LIBRARY for the purposes specified in Subpart (7) of Part (G) of Article ELEVENTH;
- (8) 2.885 percent thereof to THE NEW YORK PUBIC LIBRARY, ASTOR, LENOX AND TILDEN FOUNDATIONS for the purposes specified in Subpart (8) of Part (G) of Article ELEVENTH;
- (9) 2.885 percent thereof to THE TRUST FOR PUBLIC LAND for its New York City Playgrounds Program, for the purposes specified in Subpart (9) of Part (G) of Article ELEVENTH;

- (10) 3.846 percent thereof to CARNEGIE HALL CORPORATION for the purposes specified in Subpart (10) of Part (G) of Article ELEVENTH;
- (11) 1.923 percent thereof to THE BROOKLYN MUSEUM, for the purposes specified in Subpart (11) of Part (G) of Article ELEVENTH;
- (12) 1.923 percent thereof to MARINE CORPS UNIVERSITY FOUNDATION for the purposes specified in Subpart (12) of Part (G) of Article ELEVENTH;
- (13) 1.923 percent thereof to HISTORIC HUDSON VALLEY, for the purposes specified in Subpart (13) of Part (G) of Article ELEVENTH;
- (14) 0.962 percent thereof to the UNITED NATIONS for the purposes specified in Subpart (14) of Part (G) of Article ELEVENTH;
- (15) 0.962 percent thereof to the SOCIETY OF NEW YORK HOSPITAL for the purposes specified in Subpart (15) of Part (G) of Article ELEVENTH;
- (16) 0.962 percent thereof to COLLEGE OF THE ATLANTIC for the purposes specified in Subpart (16) of Part (G) of Article ELEVENTH
- (17) 0.962 percent thereof to such charitable organizations as are designated for the purpose of assisting high school programs which will best prepare the children of Northeast Harbor, Maine for productive careers as specified in Subpart (17) of Part (G) of Article ELEVENTH; and
- (18) 0.962 percent thereof THE METROPOLITAN MUSEUM OF ART, for the purpose specified in Subpart (2) (d) of Part (A) of Article TWELFTH.

Part (C)

The Decedent having recognized during her lifetime the critical need to find innovative ways to educate the people of New York City, and to encourage our best teachers to remain in their profession and to themselves learn innovative ways to excite and stimulate their students, the Part (C) Amount, plus (a) the amount passing under this Part (C) pursuant to Article EIGHTH and (b) any bequests under Parts (A) and (B) of Article TWELFTH which shall lapse or fail for any reason, shall be distributed to a charitable entity to be determined by the estate fiduciaries in consultation with the Attorney General (the "Institution"), for the purpose of improving the quality of education in New York City, on the following terms and conditions:

(1) 20 percent thereof shall be held by the Institution in a segregated fund, to be distributed by the Institution to one or more of the charities named in Part (G) of Article ELEVENTH to support activities or programs of such charities that further the purpose of improving the quality of education in New York City. The recipient charities, the amounts to be distributed to them from this fund, and the reasonable terms and conditions of such distributions shall be determined by the

Institution in its sole discretion after consultation with each of the proposed recipients; provided, however, that such segregated fund, including any accumulated income and appreciation thereon, shall be distributed in full to such charities within one year after (a) the date of entry of a decree settling the final account of the estate fiduciaries or (b) if such account shall be settled informally on receipts and releases, the date of a written notice to the Institution from the estate fiduciaries (which shall be sent promptly) stating that such account has been settled;

- (2) 80 percent thereof, plus the amounts passing under this Subpart (2) pursuant to Subpart (G) (3) of Article ELEVENTH and Subpart (B) (3) of Article TWELFTH, shall be held by the Institution in a segregated fund; the income of the fund, and so much of the principal as the Institution shall from time to time determine, shall be used to make grants to charitable organizations (including but not limited to organizations that may receive distributions under Subpart (C) (1) above) to support charitable programs and activities that further the purpose of improving the quality of education in New York City; provided, however, that the fund, including any accumulated income and appreciation thereon, shall be distributed in full within five (5) years after (a) the date of entry of a decree settling the final account of the estate fiduciaries or (b) if such account shall be settled informally on receipts and releases, the date of a written notice (which shall be sent promptly) from the estate fiduciaries to the Institution, stating that such account has been settled; and
- (3) The funds created by Subparts (1) and (2) of this Part (C) shall collectively be known as "The Brooke Astor Fund for New York City Education," and this name shall be used to identify grants made from either of these funds.

5. <u>Letters of Administration Cum Testamento Annexo; Compensation of Fiduciaries.</u>

a. The parties agree that upon issuance of a decree admitting the Will to probate, letters of administration c.t.a. may be issued to JPMorgan Chase Bank, N.A., and Howard A. Levine. The parties consent to JPMorgan Chase Bank, N.A. and Howard A. Levine serving as administrators c.t.a. without bond or other security in any jurisdiction. All parties to this Stipulation having equal or prior rights to receive letters of administration c.t.a. under SCPA § 1418 hereby renounce all rights to receive such letters.

- b. Subject to the parties' rights under paragraph 7 of this Stipulation, the parties agree that JPMorgan Chase Bank, N.A., and Howard A. Levine may receive the following commissions for their service as temporary administrators upon settlement of their accounts as such fiduciaries: receiving and paying commissions computed in accordance with the provisions of SCPA § 2307 but no paying out commissions shall be allowed except upon such sums as shall actually have been paid out prior to the date of the issuance to them of letters of administration c.t.a. for debts, expenses of administration or to beneficiaries.
- c. The parties further agree that JPMorgan Chase Bank, N.A., and Howard A. Levine shall receive as additional compensation for their service as administrators c.t.a. such amounts as may be agreed upon by JPMorgan Chase Bank, N.A., Howard A. Levine, the charities named in Part (G) of Article ELEVENTH of the Will, and the Attorney General of the State of New York, or, in the absence of such agreement, such amounts as the Westchester County Surrogate's Court may determine to be just, reasonable and proper. In no event, however, shall the total compensation awarded to either JPMorgan Chase Bank, N.A., or Howard A. Levine for service as temporary administrator and administrator c.t.a. exceed the amount allowed for the full administration of an estate by a fiduciary acting in a single capacity only, nor shall the total compensation for both fiduciaries for such service exceed the sum of \$5,000,000.
- 6. Payment of Anthony Marshall's Cash Bequest. The cash bequest to Mr. Marshall pursuant to this Stipulation shall be paid within two (2) business days after the date on which this Stipulation becomes effective as provided in paragraph 16 hereof, in accordance with written instructions provided by Mr. Marshall to the estate fiduciaries.
- 7. <u>Temporary Administrators' Duty to Account.</u> Nothing herein shall operate as a waiver of the parties' rights to an accounting of the Temporary Administrators' acts with respect to

the administration of the Estate of Brooke Russell Astor for the period beginning with the date of their appointment as such Temporary Administrators.

- 8. <u>Distributions in Accordance with this Stipulation.</u> The parties agree that the distribution and payment plan set forth herein is in full satisfaction of any and all of their respective beneficial claims under the Will and any other claims any party may have against Mrs. Astor's Estate and that the estate fiduciaries shall be discharged from all liability for making distributions in accordance with such plan rather than in strict accordance with the terms of the Will.
- 9. Waiver of Notice to Parties Formerly Under a Disability by Reason of Age. Each of Hilary Brooke Marshall, Winslow Marshall and Sophie Marshall, having attained the age of majority, hereby waives written notice of the termination of the guardian ad litem's representation of his or her interest upon attainment of majority, further waives written notification that he or she has the right to representation by counsel of his or her choosing in the Probate Proceedings, and hereby acknowledges that he or she has had the opportunity to select counsel of his or her choosing in connection with this Stipulation and has waived such right.
- 10. <u>Amendments.</u> This Stipulation may be amended or modified only by a writing signed by all parties. Any amendment or modification shall be effective only upon entry of an order or decree of the Surrogate's Court, Westchester County, approving the same.
- Binding Effect. This Stipulation shall be binding upon and inure to the benefit of the parties and each of their respective officers, directors, parents, subsidiaries, affiliates, agents, employees, predecessor companies, successors in interest, heirs, administrators, executors, legal representatives, guardians or assigns.

- 12. <u>Counterparts.</u> The parties agree that this instrument may be signed and acknowledged in several counterparts, each of which when so executed shall be deemed an original, and all of which shall constitute a single document.
- 13. <u>Additional Documents.</u> The parties agree to execute such other and further documents and perform such acts as shall from time to time be reasonably be necessary to effectuate the terms of this Stipulation.
- Retained Jurisdiction. The parties agree that the Westchester County Surrogate's Court shall retain exclusive jurisdiction over all the parties hereto to implement, carry out, construe and enforce any and all of the terms of this Stipulation. With respect to the foregoing provision, the United Nations waives the immunity from every form of legal process that it enjoys pursuant to Article II, Section 2 of the Convention on the Privileges and Immunities of the United Nations, 21 U.S.T. 1418, [1970] T.I.A.S. No. 6900, solely for the purpose of agreeing to the exclusive jurisdiction of the Westchester Country Surrogate's Court over all parties to this Settlement Stipulation, including the United Nations, to implement, carry out, construe and enforce any and all terms of this Stipulation. The privileges and immunities of the United Nations which are not hereby expressly waived are maintained.
- 15. <u>Filing Stipulation.</u> The parties agree that upon the execution of this Stipulation by the undersigned, this Stipulation may be filed by any party with the Westchester County Surrogate's Court without notice to the other parties.
- 16. Approval by the Court. This Stipulation shall be effective only upon the entry of (a) an order of the Westchester County Surrogate's Court approving this Stipulation (unless that relief is incorporated into the probate decree under clause (b) of this section), (b) a decree of such Court admitting the 2002 Will to probate subject to the terms of this Stipulation, and (c) an order of

such Court dismissing the Museum's Proceeding with prejudice. In the event that such decree and order or orders are not signed and entered, then this Stipulation shall be considered null and void and the parties will be restored to the status quo ante existing prior to the execution of this Stipulation.

IN WITNESS WHEREOF, this Stipulation has been executed as of the date shown below by each of the undersigned or by their respective attorneys, who represent that they have been authorized to enter into this Stipulation by their clients. To the extent that the Stipulation is executed by any such attorney, the attorney will obtain the written, acknowledged consent of the client to be bound by the terms of this Stipulation and shall file such consent within five (5) business days after the date hereof.

Dated: March 23, 2012

JPMorgan Chase Bank, N.A.

January Mulinistrator of the Estate of Brooke Russell Astor

Howard A. Levine,
Temporary Administrator of the Estate of Brooke Russell Astor

Anthony D. Marshall

Charlene Marshall

SO ORDERED:

Surrogate Hon Anthony A Scarping, Jr.

Dated: March 25, 2012

Charletic Marsha

such Court dismissing the Museum's Proceeding with prejudice. In the event that such decree and order or orders are not signed and entered, then this Stipulation shall be considered null and void and the parties will be restored to the status quo ante existing prior to the execution of this Stipulation.

IN WITNESS WHEREOF, this Stipulation has been executed as of the date shown below by each of the undersigned or by their respective attorneys, who represent that they have been authorized to enter into this Stipulation by their clients. To the extent that the Stipulation is executed by any such attorney, the attorney will obtain the written, acknowledged consent of the client to be bound by the terms of this Stipulation and shall file such consent within five (5) business days after the date hereof.

Dated: March 23, 2012

By:
Temporary Administrator of the Estate of Brooke Russell Astor

Howard A. Levine,
Temporary Administrator of the Estate of Brooke Russell Astor

Anthony D. Marshall

Charlene Marshall

such Court dismissing the Museum's Proceeding with prejudice. In the event that such decree and order or orders are not signed and entered, then this Stipulation shall be considered null and void

and the parties will be restored to the status quo ante existing prior to the execution of this

Stipulation.

IN WITNESS WHEREOF, this Stipulation has been executed as of the date shown below

by each of the undersigned or by their respective attorneys, who represent that they have been

authorized to enter into this Stipulation by their clients. To the extent that the Stipulation is executed

by any such attorney, the attorney will obtain the written, acknowledged consent of the client to be

bound by the terms of this Stipulation and shall file such consent within five (5) business days after

the date hereof.

Dated: March 23, 2012

JPMorgan Chase Bank, N.A.

By:

Temporary Administrator of the Estate of Brooke Russell Astor

Howard A. Levine,

Temporary Administrator of the Estate of

Brooke Russell Astor

SO ORDERED:

Ladene Marshan

Surrogate

Dated: March

, 2012

Philip C. Marshall Hilary Brooke Marshall Sophie Marshall Winslow Marshall Annette de la Renta The Animal Medical Center By: The Metropolitan Museum of Art By: Carnegie Hall Corporation By:

Philip C. Marshall
Hilary Brooke Marshall
Sophie Marshall
Winslow Marshall
Annette de la Renta
The Animal Medical Center
Ву:
The Metropolitan Museum of Art
Ву:
Carnegie Hall Corporation
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Philip C. Marshall
Hilary Brooke Marshall
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Winslow Marshall
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The Metropolitan Museum of Art
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Carnegie Hall Corporation
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Hilary Brooke Marshall
Sophie Marshall
Winslow Marshall Annette de la Renta
The Animal Medical Center
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The Metropolitan Museum of Art
By:
Carnegie Hall Corporation
By:

Philip C. Marshall
Hilary Brooke Marshall
Sophie Marshall
Winslow Marshall
Annette de la Renta
The Animal Medical Center
By: Katheyn W. Coyne, CEO
The Metropolitan Museum of Art
By:
Carnegie Hall Corporation
Bv:

Charlene Marshall
Philip C. Marshall
Hilary Brooke Marshall
Sophie Marshall
Winslow Marshall
Annette de la Renta
The Animal Medical Center
By:
The Metropolitan Museum of Art
The Carm
By: THOMAS P CAMPBELL DIRECTOR
Carnegie Hall Corporation
By:

Philip C. Marshall
Hilary Brooke Marshall
Sophie Marshall
Winslow Marshall
Annette de la Renta
The Animal Medical Center
By:
The Metropolitan Museum of Art
By:
Carnegie Hall Corporation
Bv. Cucro

Historic Hudson Valley

David M. Paroms
By: David M. Parsons Director of Finance & Administration
New York University
By:
The New York Public Library, Astor, Lenox and Tilden Foundations
By:
The Pierpont Morgan Library
By:
The Rockefeller University
By:
The Trinity Episcopal Church
By:

Historic Hudson Valley
By:
New York University
By: Jennifer Spry
The New York Public Library, Astor, Lenox and Tilden Foundations
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The Pierpont Morgan Library
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The Rockefeller University
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The Trinity Episcopal Church
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Historic Hudson Valley
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The Trinity Episcopal Church
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ву:	Tarrisen Werton

The United Nations
Ву
Johannes Huisman
The Wildlife Conservation Society
By:
Hon. Eric T. Schneiderman, Attorney General of the State of New York
Bv.

	The United Nations
	By
atricia Calabrese Ecutive vice president for administration ID CHIEF FINANCIAL OFFICER	The Wildlife Conservation Society Latrew Calabrese By:
	Hon. Eric T. Schneiderman, Attorney General of the State of New York
	Rv·

The United Nations
By
The Wildlife Conservation Society
By:
Hon. Eric T. Schneiderman,

Jason R. Lilien

Bureau Chief, Charities Bureau

Attorney General of the State of New York

STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK) 55
to me on the basis of satisfactory ewithin instrument and acknowledges same in his/her capacity as MAN.	vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the AbINO DIFCTOR of JPMORGAN CHASE ignature on the instrument, the individual or the person upon d, executed the instrument. CAROLYN J. CASSARI Notary Public, State of New Yori Qualified in Kings County Reg. No. 01CA6120801/
CT ATE OF MEN VORV	My Commission Expires 12-12-1
STATE OF NEW YORK) ss.:
COUNTY OF)
personally appeared HOWARD A basis of satisfactory evidence to be instrument and acknowledged to m	in the year 2012 before me, the undersigned, LEVINE personally known to me or proved to me on the the individual whose name is subscribed to the within the that he executed the same in his capacity, and that by his dividual, or the person upon behalf of which the individual
	Notary Public
	My Commission Expires:

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
within instrument and acknown same in his/her capacity as _ BANK, N.A., and that by his	in the year 2012 before me, the undersigned,, personally known to me or proved tory evidence to be the individual whose name is subscribed to the wledged to me that he/she was duly authorized and executed the of JPMORGAN CHASE //her signature on the instrument, the individual or the person upon l acted, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF ALMAN) ss.:)
On the <u>23/2</u> day of personally appeared HOWAR basis of satisfactory evidence instrument and acknowledged	in the year 2012 before me, the undersigned, DA. LEVINE personally known to me or proved to me on the to be the individual whose name is subscribed to the within to me that he executed the same in his capacity, and that by his ne individual, or the person upon behalf of which the individual

STATE OF NEW YORK)) ss.:	
COUNTY OF NEW YORK) 55	
On the 27th day of Ma personally appeared ANTHONY E the basis of satisfactory evidence to instrument and acknowledged to m signature on the instrument, the incacted, executed the instrument.	be the individual whose name is that he executed the same in his	to me or proved to me on subscribed to the within capacity, and that by his
	5. We	0102)
	Notary Public My Commission Expires:	KENNETH E. WARNER Notary Public, State of New York No. 02WA6082479 Qualified in New York County Commission Expires October 28, 2014
STATE OF NEW YORK COUNTY OF NEW YORK)) ss.:)	
	the individual whose name is sub e that she executed the same in he	o me or proved to me on the oscribed to the within er capacity, and that by her

Notary Public

My Commission Expires:

KENNETH E. WARNER Notary Public, State of New York No. 02WA6082479 Qualified in New York County Commission Expires October 28, 2014

COMMONWEALTH OF MASSAC	HUSETTS)
COUNTY OF CISIO) ss.:)
basis of satisfactory evidence to be the instrument and acknowledged to me	in the year 2012 before me, the undersigned, ASHALL personally known to me or proved to me on the me individual whose name is subscribed to the within that he executed the same in his capacity, and that by his ridual, or the person upon behalf of which the individual
acted, executed the instrument.	Jato Boo
	Notary Public My Commission Expires:
	KATIE RAPOSO Notary Public, Massachusetts My Commission Expires December 10, 2015
STATE OF NEW YORK)) ss.:
COUNTY OF)
personally appeared HILARY BROC on the basis of satisfactory evidence instrument and acknowledged to me	in the year 2012 before me, the undersigned, DKE MARSHALL personally known to me or proved to me to be the individual whose name is subscribed to the within that she executed the same in her capacity, and that by her ridual, or the person upon behalf of which the individual
	Notary Public
	My Commission Expires:

COMMONWEALTH OF MASSAC	HUSETTS)) ss.:
COUNTY OF)
On the day of personally appeared PHILIP C. MAR basis of satisfactory evidence to be the	in the year 2012 before me, the undersigned, RSHALL personally known to me or proved to me on the ne individual whose name is subscribed to the within that he executed the same in his capacity, and that by his vidual, or the person upon behalf of which the individual
	Notary Public My Commission Expires:
RHODE IS CAND STATE OF NEW YORK COUNTY OF BRISTOL	
COUNTY OF BRISTOL) 55
personally appeared HILARY BROOm the basis of satisfactory evidence instrument and acknowledged to me	in the year 2012 before me, the undersigned, OKE MARSHALL personally known to me or proved to me to be the individual whose name is subscribed to the within that she executed the same in her capacity, and that by her vidual, or the person upon behalf of which the individual

Charlotte O Soare

Notary Public

My Commission Expires: 2/10/13

COMMONWEALTH OF MASSACHUSETTS)
COUNTY OF 5.50
On the day of in the year 2012 before me, the undersigned, personally appeared SOPHIE MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument. Notary Public My Commission Expires:
KATIE RAPOSO
Notary Public, Massachusetts My Commission Expires December 10, 2015
COMMONWEALTH OF MASSACHUSETTS)) ss.: COUNTY OF)
On the day of in the year 2012 before me, the undersigned, personally appeared WINSLOW MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public
My Commission Expires:

COMMONWEALTH OF MASSACHUSETTS)) ss.:
COUNTY OF
On the day of in the year 2012 before me, the undersigned, personally appeared SOPHIE MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public
My Commission Expires:
COMMONWEALTH OF MASSACHUSETTS) COUNTY OF WAShing ss.:
On the day of min the year 2012 before me, the undersigned, personally appeared WINSLOW MARSHALL personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.
Notary Public
My Commission Expires: Patrice M. Franklin Notary Public, District of Columbia My Commission Expires 7/31/2014

STATE OF NEW YORK)
personally appeared ANNETTE DE basis of satisfactory evidence to be t instrument and acknowledged to me	in the year 2012 before me, the undersigned, LA RENTA personally known to me or proved to me on the me individual whose name is subscribed to the within that she executed the same in her capacity, and that by her vidual, or the person upon behalf of which the individual ROBERT B. ZWILLICH Notary Public, State of New York No. 01ZW4630959 Qualified in New York County My Commission Expires: 10 - 31-14 Commission Expires October 31, 2014
STATE OF NEW YORK COUNTY OF NEW YORK)) ss.:)
On the day of in the year 2012 before me, the undersigned, personally appeared, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she was duly authorized and executed the same in his/her capacity as of THE ANIMAL MEDICAL CENTER, and that by his/her signature on the instrument, the individual or the person upon behalf of which the individual acted, executed the instrument.	
	Notary Public My Commission Expires:

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
personally appeared ANNETTE DE basis of satisfactory evidence to be instrument and acknowledged to me	in the year 2012 before me, the undersigned, LA RENTA personally known to me or proved to me on the the individual whose name is subscribed to the within that she executed the same in her capacity, and that by her vidual, or the person upon behalf of which the individual
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF NEW YORK) ss.:)
within instrument and acknowledge same in his/her capacity as	in the year 2012 before me, the undersigned, W. C., P., personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the of THE ANIMAL is/her signature on the instrument, the individual or the ividual acted, executed the instrument.
THEODORE J. METZGER NOTARY PUBLIC-STATE OF NEW YORK	Notary Public My Commission Expires:
No. 02ME4714904 Qualified in New York County My Commission Expires April 30, 2014	



STATE OF NEW YORK	Commission Expires November 23, 20_13
COUNTY OF NEW YORK) ss.:)
personally appeared Thomas to me on the basis of satisfactory e within instrument and acknowledg	in the year 2012 before me, the undersigned, s P (ampbel) , personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the of THE METROPOLITAN is/her signature on the instrument, the individual or the personal acted, executed the instrument. Notary Public My Commission/Expires:
STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK	.)
to me on the basis of satisfactory e within instrument and acknowledg same in his/her capacity as	in the year 2012 before me, the undersigned, , personally known to me or proved evidence to be the individual whose name is subscribed to the ged to me that he/she was duly authorized and executed the of THE CARNEGIE HALL her signature on the instrument, the individual or the person al acted, executed the instrument.
	Notary Public My Commission Expires:

STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
personally appeared to me on the basis of satisfactory e- within instrument and acknowledge	in the year 2012 before me, the undersigned,, personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the of THE METROPOLITAN is/her signature on the instrument, the individual or the person lacted, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF NEW YORK)) ss.;)
within instrument and acknowledge same in his/her capacity as	in the year 2012 before me, the undersigned, personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the first of THE CARNEGIE HALL ner signature on the instrument, the individual or the person acted, executed the instrument.
	Notary Public My Commission Expires:
	SUSAN J. BRADY Notary Public, State of New York No. 01BR4896552 Qualified in New York County Commission Expires June 24-2001 8130 (2015)

STATE OF NEW YORK)) ss.:
COUNTY OF WESTCHESTER	
within instrument and acknowledge same in his/her capacity as Diecher	in the year 2012 before me, the undersigned, year 2012 before me, the undersigned, personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the finance Administration of HISTORIC HUDSON ture on the instrument, the individual or the person upon l, executed the instrument.
LOUISE M. OROURKE Notary Public - State of New York No. 010R6130600 Qualified in Bronx County Term Expires July 18, 20	Notary Public My Commission Expires: (7/18/2013
STATE OF NEW YORK) ss.:
COUNTY OF NEW YORK)
to me on the basis of satisfactory ev within instrument and acknowledge	in the year 2012 before me, the undersigned,, personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the of NEW YORK signature on the instrument, the individual or the person upon I, executed the instrument.
	Notary Public My Commission Expires:

STATE OF NEW YORK)
COUNTY OF WESTCHESTER) ss.:)
within instrument and acknowledge same in his/her capacity as	in the year 2012 before me, the undersigned,, personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the of HISTORIC HUDSON ature on the instrument, the individual or the person upon d, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK	
STATE OF NEW YORK COUNTY OF NEW YORK) ss.:)
personally appeared <u>Jennifer Spry</u> to me on the basis of satisfactory ev within instrument and acknowledge same in his/her capacity as <u>Executive</u>	in the year 2012 before me, the undersigned,, personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the ve Director, Gift Administration of NEW YORK signature on the instrument, the individual or the person upon d, executed the instrument.
	Sasocha Decullot Notary Public
	Notary Public
	My Commission Expires:

Jasodra Deowdhat
Notary Public State Of New York
NO. 01DE6113740
Qualified in New York County
Commission Expires 8-2-2012

STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
personally appeared <u>JENNIF</u> to me on the basis of satisfactory ev within instrument and acknowledge same in his/her capacity as <u>Vice P</u> LIBRARY, ASTOR, LENOX AND	in the year 2012 before me, the undersigned, ER ZASLOW , personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the resident for Development of THE NEW YORK DILDEN FOUNDATIONS, and that by his/her signature on person upon behalf of which the individual acted, executed
	Am Julh
	Notary Public My Commission Expires: October 1994 1994 1994 1994 1994 1994 1994 199
STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)
within instrument and acknowledge same in his/her capacity as MORGAN LIBRARY, and that by	in the year 2012 before me, the undersigned,, personally known to me or proved ridence to be the individual whose name is subscribed to the dot one that he/she was duly authorized and executed the of THE PIERPONT his/her signature on the instrument, the individual or the dividual acted, executed the instrument.
	Notary Public My Commission Expires:

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
personally appeared to me on the basis of satisfactory even within instrument and acknowledge same in his/her capacity as LIBRARY, ASTOR, LENOX AND	in the year 2012 before me, the undersigned,, personally known to me or proved vidence to be the individual whose name is subscribed to the ed to me that he/she was duly authorized and executed the of THE NEW YORK O TILDEN FOUNDATIONS, and that by his/her signature on a person upon behalf of which the individual acted, executed
	Notary Public My Commission Expires:
STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK) 33
to me on the basis of satisfactory eving the control of the contro	in the year 2012 before me, the undersigned, his walk, personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the of THE PIERPONT nis/her signature on the instrument, the individual or the ividual acted, executed the instrument.
	Notary Public My Commission Expires

LORETTA GREANEY
Notary Public, State of New York
No. 01GR5030063
Qualified in Nassau County
Commission Expires July 5, 20

STATE OF NEW YORK)	
COUNTY OF NEW YORK) ss.:)	
personally appeared Mareu E. Indition to me on the basis of satisfactory evidenthin instrument and acknowledged same in his/her capacity as Vice A	in the year 2012 before me, the undersigned, yeff, personally known to me or proved dence to be the individual whose name is subscribed to the to me that he/she was duly authorized and executed the of THE ROCKEFELLER gnature on the instrument, the individual or the person upon executed the instrument.	
	Notary Public	
	My Commission Expires:	
STATE OF NEW YORK COUNTY OF	DEBORAH Y. YEOH Notary Public State of New York Qualified in New York County No. 31-02YE4916575) ss.: Commission Expires 2/23/2014)	
On the day of	in the year 2012 before me, the undersigned, , personally known to me or proved	
to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she was duly authorized and executed the same in his/her capacity as of THE TRINITY EPISCOPAL CHURCH, and that by his/her signature on the instrument, the individual or the person upon behalf of which the individual acted, executed the instrument.		
	Notary Public My Commission Expires:	

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
within instrument and acknowledge	in the year 2012 before me, the undersigned,, personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the of THE ROCKEFELLER signature on the instrument, the individual or the person upon l, executed the instrument.
	Notary Public My Commission Expires:
STATE OF NEW YORK COUNTY OF WESTCHESTER)) ss.:)
On the ZSH day of ware personally appeared TAMSEN to me on the basis of satisfactory ev within instrument and acknowledge same in his/her capacity as EPISCOPAL CHURCH, and that b	in the year 2012 before me, the undersigned, M. HERNANDS, personally known to me or proved idence to be the individual whose name is subscribed to the d to me that he/she was duly authorized and executed the Of THE TRINITY y his/her signature on the instrument, the individual or the lividual acted, executed the instrument.
4	Notary Public My Commission Expires:
	Marianne T. OffOle Notory Public - State of New York NO. 01016139658 Gualified in Westchseler Coynty My Commission Expires 19114

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:)
to me on the basis of satisfactory evi within instrument and acknowledged same in his/her capacity as	in the year 2012 before me, the undersigned, personally known to me or proved dence to be the individual whose name is subscribed to the to me that ho/she was duly authorized and executed the of THE UNITED atture on the instrument, the individual or the person upon executed the instrument.
	Notary Public
	My Commission Expires: DARLENE C. RICH
	NOTARY PUBLIC, State of New York No. 018(50/8530
STATE OF NEW YORK	Oua, led in Stons, Charity 2015 Commission Expires May 27, Ss.:
COUNTY OF BRONX)
personally appeared to me on the basis of satisfactory evin within instrument and acknowledged same in his/her capacity as CONSERVATION SOCIETY, FOR	in the year 2012 before me, the undersigned, , personally known to me or proved dence to be the individual whose name is subscribed to the defence to me that he/she was duly authorized and executed the of THE WILDLIFE MERLY KNOWN AS THE NEW YORK ZOOLOGICAL ture on the instrument, the individual or the person upon executed the instrument.
	Notary Public
	My Commission Expires:

STATE OF NEW YORK)
COUNTY OF NEW YORK) ss.:
On the day of personally appeared to me on the basis of satisfactory evi within instrument and acknowledged same in his/her capacity as	in the year 2012 before me, the undersigned,, personally known to me or proved idence to be the individual whose name is subscribed to the identification to me that he/she was duly authorized and executed the of THE UNITED the on the instrument, the individual or the person upon executed the instrument.
	Notary Public My Commission Expires:
On the 23 day of MAR in the year 2012 before me, the undersigned, personally appeared AND CALABRESE, personally known to me or proved on me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she was duly authorized and executed the ame in his/her capacity as EXELUTIVE WHY C.F.O. of THE WILDLIFE CONSERVATION SOCIETY, FORMERLY KNOWN AS THE NEW YORK ZOOLOGICAL SOCIETY, and that by his/her signature on the instrument, the individual or the person upon behalf of which the individual acted, executed the instrument.	
	Notary Public My Commission Expires:
	SCOTT F. WIGHT Notary Public, State of New York No. 01Wl6242543 Qualified in Bronx County Commission Expires (174 / 1015

STATE OF NEW YORK)	
)	SS.
COUNTY OF NEW YORK)	

On the 26th day of March in the year 2012 before me, the undersigned, personally appeared Jason Lilien, BUREAU CHIEF OF THE CHARITIES BUREAU OF THE OFFICE OF THE ATTORNEY GENERAL OF THE STATE OF NEW YORK, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual executed the instrument.

Carl L. Distefano

Assistant Attorney General (Pursuant to N.Y. Executive Law § 73)

SCHEDULE OF ITEMS OF TANGIBLE PERSONAL PROPERTY PASSING TO ANTHONY MARSHALL

778 PARK AVENUE

ITEM#	<u>DESCRIPTION</u>	<u>AMOUNT</u>
149	Three Studies of a Donkey by Giovanni Battista Tiepolo	\$40,000.00
169	Victorian-Japanned Papier-Mâché Panel	200.00
220	Portrait of Major General Henry Russell, Jr., (Mr. Marshall's grandfather), painting by Cedric B. Egeli	1,500.00
227	Southdown Ewe: Sandringham Ewe No. 10 of 1921 – Animal sculpture by Herbert Haseltine	20,000.00
293	28-volume edition of Rudyard Kipling's works; 2 volumes of Walter Scott	100.00
307	Charles Dickens' David Copperfield, First Edition	225.00

HOLLY HILL

ITEM#	DESCRIPTION	<u>AMOUNT</u>
36	Portrait of Caroll Spence, Turkish School pastel (Mr. Marshall's relative)	\$1,000.00
41	Pair of Antlers	150.00
69	Pair of Carved Wood Wall Brackets	150.00
84	Figural Hat Hooks	125.00
91	George III Style Writing Table	350.00
93	George III Form Chest of Drawers	2,500.00
98	George I Style Card Table	1,000.00
133	Modern Grand Piano	6,000.00
390	Group of Miscellaneous Articles in sun room	50.00
395	Wall Bracket Painted to Simulate Tortoise shell	30.00
634	Portrait of a Boy, (Mr. Marshall as a child), drawing by R. Saskiel	300.00
862	Nineteenth-Century Naval Officer's Regulation Sword (owned by Mr. Marshall's grandfather)	1,000.00
_	Family photographs/pictures	0.00
		<u>\$74,680.00</u>

Ex. A

At the Surrogate's Court of the State of New York, held in and for the County of Westchester, at the Courthouse located at 111 Martin Luther King Boulevard, White Plains, New York 10601, on the ____ day of March, 2012.

PRESENT:

Honorable Anthony A. Scarpino, Jr. Judge of the Surrogate's Court

Proceeding By The Metropolitan Museum Of Art in: the Matter of the Estate of

BROOKE RUSSELL ASTOR, a/k/a BROOKE ASTOR, a/k/a BROOKE R. ASTOR,

: ORDER

File No. 2127/2007

Deceased.

To Impose A Constructive Trust Upon The Proceeds Realized From The Sale Of The Painting Known As "Flags, Fifth Avenue, 1917" By Childe Hassam, And For Other Relief.

WHEREAS, by Petition verified on February 15, 2008, petitioner The Metropolitan Museum of Art (the "Museum") commenced this proceeding against Anthony Marshall and the Estate of Brooke Russell Astor (the "Museum's Proceeding") relating to the sale during Mrs. Astor's lifetime of a painting by Childe Hassam known as "Flags, Fifth Avenue, 1917"; and

WHEREAS, the Attorney General was made a necessary party to the Museum's Proceeding as the representative of ultimate charitable beneficiaries of Mrs. Astor's estate; and

WHEREAS, the parties to the Museum's Proceeding agreed to an indefinite extension of the time within which the Respondents might file their answers or otherwise respond to the Petition; and

WHEREAS, the parties to the Museum Proceeding, among others, have entered into a Settlement Stipulation ("Settlement Stipulation") resolving, *inter alia*, the probate proceedings commenced in connection with the Estate; and

WHEREAS, the Settlement Stipulation provides as follows with respect to the Museum's Proceeding:

Bequest of the Painting to Metropolitan Museum; Dismissal of the Museum's Proceeding. In full satisfaction of all claims by The Metropolitan Museum of Art (the "Metropolitan Museum") with respect to the Painting and in full settlement of the Museum's Proceeding, the Metropolitan Museum shall receive the sum of \$3,000,000 from the estate, payable within 10 business days after the date on which this Stipulation becomes effective as provided in paragraph 16 hereof. The Museum's Proceeding shall be dismissed, with prejudice, by an order of the Court which shall be substantially in the form annexed hereto as Exhibit B.

NOW, on the application of the parties to the Museum Proceeding, it is hereby

ORDERED, that upon compliance with the terms and provisions of the Settlement Stipulation, this proceeding shall be dismissed, with prejudice.

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Hon. Anthony A. Scarpino, Jr. Surrogate